IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY OF KING

	Respondent	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER COMMITTING RESPONDENT FOR INVOLUNTARY TREATMENT 14-day commitment (ORDT14) 90-day commitment (ORDT90) 180-day commitment (ORDT180) 90-day LRA (ORDL90) 180-day LRA (ORDL180) Amended LRO Expires:		
I. HEARING				
THIS MATTER came before the Court for a hearing on the petition for days of involuntary treatment.				
	Respondent present Respondent present via video link Respondent not present Respondent waived presence Presence waiver signed below. Respondent has orally waived his/laccepts this waiver.	her presence to defense counsel, and the Court		
	G.A.L. present G.A.L. waived presence G.A.L. waived Respondent's presence Interpreter present Deputy Prosecuting Attorney			

II. FINDINGS OF FACT

Ш	1.05.240 Probable Cause Hearing. Petitioner has proven the following by a derance of the evidence:
	Likelihood of Serious Harm. The Respondent, as a result of a mental disorder, presents a likelihood of serious harm
	to others;
	to himself/herself;
	to the property of others.
	Gravely Disabled. The Respondent, as a result of a mental disorder, is gravely disabled under
	☐ Prong A; and/or
	☐ Prong B.
	Less Restrictive Alternative Treatment. Treatment in a less restrictive alternative setting than detention
	is in the best interest of the Respondent or others.
	is not in the best interest of the Respondent or others.
	Good Faith Voluntary Patient. Respondent raised this defense to commitment and the Court finds:
	Respondent is willing and able in good faith to consent to voluntary treatment.
	Respondent is not willing or able in good faith to consent to voluntary treatment.
	1.05.280 Additional Confinement - Grounds for 90-Day Order of Commitment. er has proven the following by clear, cogent, and convincing evidence:
	After having been taken into custody for evaluation and treatment, Respondent has threatened, attempted, or inflicted: (a) physical harm upon the person of another or himself/herself or substantial damage upon the property of another, and (b) as a result of a mental disorder, presents a likelihood of serious harm.
	Respondent was taken into custody as a result of conduct in which he or she attempted or inflicted physical harm on the person of another or himself/herself, or substantial damage on the property of others, and continues to present a likelihood of serious harm as a result of a mental disorder.
	Respondent is gravely disabled under
	☐ Prong A; and/or ☐ Prong B.
	Less Restrictive Alternative Treatment. Treatment in a less restrictive alternative setting than detention
	is in the best interest of the Respondent or others.
	is not in the best interest of the Respondent or others.
	1.05.320 Additional Confinement - Grounds for 180-Day Order of Commitment. er has proven the following by clear, cogent, and convincing evidence:
	During the current period of court ordered treatment, Respondent (a) has threatened, attempted, or inflicted physical harm upon the person of another or substantial damage upon the property of another, and (b) as a result of a mental disorder, presents a likelihood of serious harm.
	Respondent was taken into custody as a result of conduct in which he or she attempted or inflicted physical harm on the person of another, and continues to present, as a result of a mental disorder, a likelihood of serious harm.
	Respondent continues to be gravely disabled under

☐ Prong A; and	/or
Prong B.	
Less Restrictive Alter setting than detention	native Treatment. Treatment in a less restrictive alternative
is in the best	interest of the Respondent and others.
is not in the b	est interest of the Respondent and others.
	for Extension of Order for Less Restrictive Treatment. Petitioner ear, cogent, and convincing evidence:
health treatment durir	viously committed by the court to detention for involuntary mentaling thirty-six (36) months that preceded the person's initial the current involuntary commitment cycle.
	dent's treatment history or current behavior, the Respondent is participate in outpatient treatment without an order for less
necessary to prevent in the Respondent pre	that would be provided under a less restrictive treatment order is a relapse, decompensation, or deterioration that is likely to result esenting a likelihood of serious harm or the Respondent abled within a reasonably short period of time.
	ent, after consultation with counsel, voluntarily submitted on of the Court and agreed to the entry of an order for
more restrictive involu	ıntary mental health treatment.
less restrictive involur	ntary mental health treatment.
Other Findings of Fact:	·
III	. CONCLUSIONS OF LAW
	of Fact and the records and files in this proceeding, the Court
On the basis of the foregoing Findings makes the following conclusions of law	of Fact and the records and files in this proceeding, the Court
On the basis of the foregoing Findings makes the following conclusions of law Jurisdiction . The Court has	of Fact and the records and files in this proceeding, the Court: jurisdiction over the parties and subject matter of this mental
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On the basis of the foregoing Findings makes the following conclusions of law Jurisdiction. The Court has illness proceeding; and Involuntary Treatment. Res be detained for a peri the date of juice be remanded to the co	of Fact and the records and files in this proceeding, the Court: jurisdiction over the parties and subject matter of this mental pondent should od not to exceed 14 days from: dgment. ustody of the Department of Social & Health Services or a aurther period of intensive treatment not to exceed dgment.
On the basis of the foregoing Findings makes the following conclusions of law Jurisdiction. The Court has illness proceeding; and Involuntary Treatment. Res be detained for a peri the date of juice the facility for a feating from: the date of juice the date of	of Fact and the records and files in this proceeding, the Court: jurisdiction over the parties and subject matter of this mental pondent should od not to exceed 14 days from: dgment. ustody of the Department of Social & Health Services or a aurther period of intensive treatment not to exceed dgment.
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IV. ORDER

T IS HEREBY C	ORDERED, ADJU	DGED AND DECF	REED that:	
Inpatie	ent Treatment. The	ne Respondent is o	detained and remanded	d into the custody of:
	Auburn Multicare)		
	Cascade Behavi	oral Health		
	Fairfax Hospital			
	Harborview Hosp	oital		
	Navos Inpatient	Services		
	Swedish Ballard			
	Telecare			
	Northwest Hospi	tal		
	Valley Cities Beh	navioral Health		
	Western State H	ospital		
	Other:			
for a pe	eriod of intensive	treatment.		
the treatme treatment fa	nt facility named I	nerein, apprehend,	, detain, and return the	pe of the Respondent from Respondent to said gnated Crisis Responder for
Less R	estrictive Treatn	nent. The Respon	dent shall:	
•	Reside at the following	lowing location and	d follow all house rules	and regulations:
	Address:			
	City:	_ ZIP Code:	Phone:	
•	Attend all appoin	tments with and fo	ollow all treatment reco	mmendations of:
	Name:			
	Address:			
	·		Phone:	
				 , Time:
		-	ealth treatment provide	
			d accept first available	
•		the hospital, and o	, including medications comply with laboratory	s prescribed while in or being tests for medication
•	Refrain from use random urinalysi	•	ana and non-prescribe	d drugs and comply with
•	Refrain from acts	s, attempts, and th	reats of harm to self, o	thers, and others' property.
•	Possess no firea	rms.		
Other:				
Duratio	n The Respond	ent shall remain in	treatment for the perio	nd specified above
	·		•	icable law, contracts, or
licensir addition Networ order to	ng requirements, t nal services to or k nor the Designa o monitor complia	his order does not reports regarding t ted Crisis Respon nce with this order	obligate any provider r he Respondent. Neith der are required under . However, if a treatme	named above to provide er the Regional Support the law or the terms of this

Crisis Responder that the Respondent is not abiding by the terms of this order or that substantial deterioration or decompensation in Respondent's functioning has occurred; or he/she poses a likelihood of serious harm, the Respondent may be detained at an evaluation and treatment facility. If the Respondent is so detained, a hearing shall be held within five days to address the allegations and determine whether this order should be modified or whether the Respondent should be returned to an evaluation and treatment facility for intensive treatment for:
☐ 14 ☐ 90 ☐ 180 days from:
the revocation hearing. entry of this order
Remand to Custody of Ambulance Service. The Respondent is remanded into the custody of an ambulance service for transportation and delivery to said treatment facility.
Right to Full Hearing or Jury Trial. If involuntary treatment beyond the fourteen day period or beyond the ninety days of less restrictive treatment is to be sought, respondent will have the right to a full hearing or jury trial as required by RCW 71.05.310.
Respondent was advised on the record.
Respondent signed a presence waiver which provided notice of the right to full hearing or jury trial.
Pursuant to an oral presence waiver, defense counsel provided Respondent with notice of the right to full hearing or jury trial.
☐ The jury trial set in this matter is stricken.
<u>Firearms Possession Prohibited</u> . Respondent shall immediately surrender any concealed pistol license and is prohibited from possessing, in any manner, a firearm as defined in RCW 9.41.010. The prohibition against your use or possession of a firearm remains in effect until a court restores your right to possess or use a firearm by court order under RCW 9.41.047.
Respondent was advised on the record.
Respondent signed a presence waiver which provided notice of the loss of the right to possess firearms.
Pursuant to an oral presence waiver, defense counsel provided Respondent with notice of the loss of the right to possess firearms.
Notice to Department of Corrections. The Respondent is hereby notified (in person or through his/her counsel) that if he/she is, or becomes, subject to supervision by the Department of Corrections, he/she must notify his/her treatment provider, and his/her mental health treatment information must be shared with the Department of Corrections for the duration of his/her incarceration and supervision, under RCW 71.05.445; PROVIDED this order does not supersede any applicable federal privacy statute. The Respondent may petition for a finding of good cause that public safety would not be enhanced by the sharing of this information.
Other:
_
Done in Open Court:X
Judge / Commissioner

X	X
Deputy Prosecuting Attorney, Bar #	Attorney for Respondent, Bar # This order is being digitally signed. Bar #
RESPONDENT'S	PRESENCE WAIVER
I am the Respondent in this matter. My lawyer has discussed this Order with me. I know I have the right to a hearing/trial and that if I elect a trial that I will remain in treatment until the trial is completed. I know I have the right to be present at the entry of this Order. I do not wish to be present in court. I consent the entry of this Order. I understand that upon entry of this Order, I lose any right to possess, in any manner, a firearm as defined in RCW 9.41.010 and any concealed pistol license. I have been informethat if I am or become subject to the supervision of the Department of Corrections, the information from my mental health provider must be shared with the Department of Corrections unless I petition the corrections that public safety would not be enhanced by sharing such information.	
	X
	Respondent
Interpreter certifies that he/she has reviewed this order	with Respondent.
Interpreter	
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