SUPERIOR COURT FOR THE STATE OF WASHINGTON

IN THE COUNTY OF KING

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| In re: The Detention of:  **[name]** | NO. SEA  ORDER DECLINING TO DETAIN |

The Court has reviewed the following:

* Discovery from Name of Court Case Number case number, and the associated [name of court] Order of Dismissal;
* The Forensic Report from WSH dated [insert date];
* The Respondent’s criminal history; and
* The [insert date] letter from [name of evaluator and credentials], of Harborview Medical Center. [insert name of evaluator] has concluded that Respondent does not meet the standards for involuntary civil commitment and that there is a reasonable less restrictive plan.

[name of court] dismissed the case because that Court determined that Respondent could not be restored to competency within the statutory time period. See RCW 10.77.088.

This Court, pursuant to RCW 71.05.235(2), is required to review [insert name of evaluator] recommendation and to determine whether Respondent should be detained so that the prosecuting attorney may file a petition for a 90-day commitment. Because Respondent does not meet the standards for involuntary civil commitment, Respondent shall immediately be released from custody on [name of court] case [insert case number].

No hearing will be set, and the Respondent need not be detained for an additional 48 hours.

The materials submitted by [name of evaluator] and relied upon by the Court (listed above) will be filed with this Order.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_, 2023.

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