

**Superior Court of Washington**  
**County of \_\_\_\_\_**

In re the Detention of:  _____ Respondent	<b>Case No.</b> _____ <b>Order for Dismissal (ORDSM)</b> <b>Clerk's action required: 7, [ ] 9</b>
--	---

A petition was filed in this case for:

- 72-hours  14 Days  90 Days  180 Days  1 Year of involuntary treatment.
- Revocation of a less restrictive alternative treatment order / conditional release filed in this proceeding.
- Involuntary administration of anti-psychotic medications.
- Petitioner requested a voluntary dismissal pursuant to CR 41.
- Respondent requested a dismissal on the following basis:
  - Petitioner failed to meet the burden of proof.
  - Respondent accepted voluntary treatment.
  - Petitioner did not submit a petition for 14-day involuntary treatment.
  - Other: \_\_\_\_\_.

The following people were present at the hearing:

- Respondent appeared  in person  appeared by video  
**and** was represented by \_\_\_\_\_
- Respondent waived their appearance through counsel.
  - Separate appearance waiver has been filed.
  - Respondent orally waived their appearance through defense counsel, and the court accepts this waiver.
- Petitioner appeared  in person  by video  
**and** was represented by \_\_\_\_\_
- GAL  appeared in person  appeared by video  waived appearance
- GAL waived Respondent's appearance

- Witness \_\_\_\_\_ appeared  in person  by video or  
 under CR 43 by  telephone  \_\_\_\_\_
- Witness \_\_\_\_\_ appeared  in person  by video or  
 under CR 43 by  telephone  \_\_\_\_\_
- Agreed Order

**Findings of Fact**

The court makes the following findings of fact (*check all that apply*):

1.  No petition for 14-day commitment was filed.
2.  Following a hearing, the Petitioner has failed to meet their burden of proof to establish a need for detention, revocation, involuntary medication, or treatment in a less restrictive alternative.
3.  Upon motion, it is appropriate to dismiss the petition without a hearing  
 based on the stipulation of the parties or  for the following reason(s):  
 \_\_\_\_\_  
 \_\_\_\_\_
4.  The Respondent was not committed for involuntary treatment under RCW 71.05.240 and was initially detained on (date) \_\_\_\_\_ on the grounds that the Respondent presents a likelihood of serious harm.
5.  Agreed Order. Respondent, after consultation with counsel, agrees to the entry of this order.
6.  Other. \_\_\_\_\_

**The Court Orders:**

7.  The petition is dismissed.
8.  A less restrictive alternative treatment order dated \_\_\_\_\_ remains in effect.
9.  **(Check only if #4 is selected above.)** The clerk is directed to forward a copy of the respondent's driver's license, identicard, or comparable information (name, address, and date of birth) **and** the date of release from the facility to the department of licensing and state patrol.

**Submit to:** Dept. of Licensing, Business & Professions Firearms Unit,  
[firearms@dol.wa.gov](mailto:firearms@dol.wa.gov) (PO Box 9649, Olympia, WA 98507-9649), **and** Washington State Patrol, [ita@wsp.wa.gov](mailto:ita@wsp.wa.gov) (Attn: ACCESS Section, PO Box 42619, Olympia, WA 98501).

10. Other \_\_\_\_\_

**Dated** \_\_\_\_\_

\_\_\_\_\_  
**Judge / Commissioner**

Approved as to form

Approved as to form

\_\_\_\_\_  
 Attorney for Petitioner DPA/AAG

\_\_\_\_\_  
 Attorney for Respondent

WSBA No. \_\_\_\_\_

WSBA No. \_\_\_\_\_

\_\_\_\_\_  
 Respondent

Interpreter certifies that s/he has reviewed this order with Respondent.

\_\_\_\_\_  
 Interpreter