**Superior Court of Washington, County of**

|  |  |
| --- | --- |
| In re the Detention of: Respondent | Case No. **Order of Continuance (ORCNT)**New Hearing Date: Type of Hearing: [ ] 14-day [ ] 90-day [ ] 180-day[ ] 1-Year [ ] AOT[ ] Revocation[ ] Medication[ ] Trial Setting[ ] Jury Trial[ ] Other: Clerk’s Action Required: 6 |

1. The court considered the motion of the:

[ ] Respondent [ ] Petitioner [ ] Parties [ ] Court

 for a continuance, and:

[ ] Respondent appeared [ ] in person [ ] by video

 **and** was represented by

[ ] Respondent waived their appearance through counsel.

[ ] A 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

[ ] Guardian ad Litem (GAL) appeared in person [ ] appeared by video [ ] waived

 appearance.

 [ ] Guardian ad Litem (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.

2. The court finds it is appropriate to:

[ ] continue or [ ] postpone this proceeding for a reasonable time on the motion of the:

[ ] Respondent for good cause

**or**

[ ] Prosecuting Attorney [ ] Attorney General

**and** because at least one of the following conditions exists:

[ ] Respondent expressly consents to a continuance or delay and there is a showing of good cause.

[ ] A continuance is required in the proper administration of justice and Respondent will not be substantially prejudiced in the presentation of Respondent's case.

[ ] continue a hearing on a petition filed under RCW 71.05.280 for good cause based on the written request of [ ] Petitioner [ ] Respondent [ ] Respondent’s Attorney.

[ ] continue the case on the court’s motion, required in the due administration of justice, and Respondent will not be substantially prejudiced in the presentation of Respondent's case.

The court has stated the grounds for continuance or postponement in its selection above and adds the following information, if any:

[ ]

3. The court also finds that detention [ ] should be extended [ ] should not be extended.

4. The court finds an:

[ ] Agreed Order. Respondent, after consultation with counsel, agrees to the entry of this order.

5. **The court orders** that the:

[ ] 14 Day [ ] 90 Day [ ] 180 Day [ ] 1 Year [ ] AOT [ ] Revocation [ ] Medication
[ ] Trial Setting [ ] Other

hearing is continued until (*date*) at a.m./p.m.

Respondent shall:

[ ] Remain in more restrictive treatment in the custody of:

[ ]

[ ]

[ ]

[ ]

[ ]

[ ] Respondent is remanded into the custody of for transportation and delivery to the treatment facility.

**Escape and Recapture**. If Respondent escapes from the treatment facility, any Peace Officer shall apprehend, detain, and return Respondent to the treatment facility or to a facility designated by a designated crisis responder.

[ ] Respondent shall remain in less restrictive treatment on conditions of the less restrictive treatment alternative order, dated , pending the hearing and shall appear for the next set court date at: .

6. The **clerk of the court** must share commitment hearing outcomes under ch. 71.05 RCW, including the name of the facility where the person has been committed, with the local behavioral health administrative services organization that serves the region where the superior court is located. This includes for cases where the designated crisis responder investigation occurred outside the region. RCW 71.05.740. **Name of Facility:**

 .

7. [ ] 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 they have reviewed this order with Respondent.

Interpreter