Superior Court of Washington County of	
Juvenile Court	
In the Interest of:	NO:
D.O.B.:	<ul> <li>[ ] Order on Contempt Hearing re Violation of Placement Order (ORCN)</li> <li>[ ] Review Hearing (ORRVH) (CHINS/At-Risk-Youth) Clerk's action required: 2.6, 2.7</li> </ul>

On \_\_\_\_\_ (date) the court heard the motion for Contempt Hearing re Violation of Placement Order. Present at the hearing were:

[] [] [] []	Child Parent DCYF Case Worker Probation Counselor	[ ] [ ] [ ]	Child's Lawyer Parent's Lawyer State's Lawyer Other
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The court [] heard the motion for contempt or [] previously entered an order on contempt, reviewed the attached documents, the relevant court records, and heard testimony and/or argument.

## I. Findings

The court finds:

- 1.1 [] The court entered an order dated \_\_\_\_\_\_\_\_\_(date) that directed the child to perform certain specific action. The child [] was [] was not present when the order was entered and [] did [] did not have actual notice of the terms of the order. Since the order was issued, the child has:
  - A. [] Obeyed the placement order and is not in contempt of court; or
  - B. [] Failed to obey the placement order, but with a lawful excuse and is not in contempt; or
  - C. [] Had notice of the placement order, willfully refused to abide by the order, has the ability to comply with the order, has no lawful excuse for failing to obey the order and is in contempt of this court. Specifically, the child failed to comply as follows:

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1.2	[]	The child has failed to appear at a hearing with notice and proper service of the summons and
		should be taken into custody.

1.3	[]	The child has continued to fail to comply with a previous court order, and other measures to secure compliance have been tried but have been unsuccessful, and no less restrictive alternative is available ( <i>specify</i> ):
or	[]	The court considered the mitigating and aggravating factors listed below to determine whether detention is appropriate. The court also considered all less restrictive options and, based upon the following clear, cogent, and convincing evidence, decided that detention is the only
		appropriate alternative to enforce its order:
1.4	[]	The child [] has [] has not complied with all orders of this court and [] has [] has not yet purged a prior contempt of court.
1.5	[]	Other:
The co	ourt o	rders that:
2.1	[]	The motion for contempt is denied.
2.2	[]	The motion for contempt is granted and the child shall:
		[ ] serve hours community restitution to be completed by (date).
		[] participate in a residential and nonresidential programs with intensive wraparound services.
		[ ] meet with a designated mentor, times to be completed by (date).
		Other services and interventions the court deems appropriate:
2.3	[]	The motion for contempt is granted and the following remedial sanctions are imposed:
		<ul> <li>[] The child shall:</li> <li>[] serve hours in detention, with credit for hours served.</li> </ul>
		[] serve hours in detention, with credit for hours served.
2.4	[]	The child shall purge the contempt by performing the following actions:
2.5	[]	(name) is released from detention.

2.6	5 [] The contempt motion is continued to:		(date/time).
2.7	[] A contempt review hearing is	set on	, at
	a.m./p.m. and		(name(s))
	is/are ordered to personally app	ear in Courtroom at	
		N PERSON AT THE ABOVE TIN CH WARRANT FOR YOUR ARF J.	,
2.8			
	entered	(date) remains in effect, excep	t as modified by this order
2.9	Other:		
Dated	l:		
2 0.10 0	·	_	
		Judge/Commissione	er
Pres	ented by:		
Sign	ature	Parent	
Туре	e or Print Name/Title/WSBA No.	Parent	
Child	3	Signature of Child's Lawyer	
DCY	F	Type or Print Name	WSBA No.