Superior Court of Washington County of			
	Juvenile Court	_	
STA	ATE OF WASHINGTON v.	No:	
D.O	Respondent(s).	Hearing, Findings, and Conclusions on Declination Hearing (FNFCL)	
	I. Hearing		
1.1	The juvenile court has jurisdiction over the respond following:	lent pursuant to RCW 13.40.110 based on the	
	[] Respondent is 14 years of age or younger at the murder in the first degree (RCW 9A.32.030), a 9A.32.050).		
	[] Respondent is at least 15 years of age at the ti violent offense as defined in RCW 9.94A.030.	me of proceedings and charged with a serious	
	[] Respondent is any age, is serving a minimum with custodial assault, RCW 9A.36.100.	uvenile sentence to age 21, and is charged	
	[] Respondent is serving a minimum juvenile sen escape.	tence to age twenty-one and is charged with	
1.2	On (date), th Juvenile Court jurisdiction in this case should be decourt.	e court held a hearing to determine whether eclined and transferred to the adult superior	
1.3	Persons appearing at the hearing were: [] Respondent	/	
1.4	Testimony was taken.		
	II. Findings	5	
	d on the testimony of witnesses, the exhibits, the arguourt finds:	ments of counsel and the case record to date,	

Hearing, Findings, Conclusions on (FNFCL) - Page 1 of 3
Declination Hearing
WPF JU 08.0110 (07/2019) - RCW 13.04.030(1)(e)(v), 13.40.110

2.1	The respondent was born on (date), and was years of age at the time of this hearing.			
2.2	Evidence does exist to establish reason to believe that the respondent committed the offense(s) of:			
	on, which finding is based on:			
	·			
2.3	The protection of the community [] requires [] does not require that Juvenile Court jurisdiction over the respondent be declined in favor of adult prosecution and/or disposition.			
2.4	The offense(s) of which the respondent is accused [] was/were [] was/were not committed in manner requiring that Juvenile Court jurisdiction over the respondent be declined in favor of ac prosecution and/or disposition.			
2.5	and/or disposition within the single jurisdiction of the adult criminal court.			
2.6				
2.7	The record and history of the respondent indicates that he/she [] has [] has not exhausted the rehabilitative resources of the juvenile system.			
2.8	Other:			
Detaile referer	d findings of facts are found in the court's written or oral ruling which is incorporated herein by this ace.			
	III. Conclusions of Law			
Based	on the findings of fact, the court concludes:			
3.1	The above-captioned court has jurisdiction of the subject matter and of the respondent.			
3.2	Declining Juvenile Court jurisdiction over the respondent [] is [] is not in the best interest of the public.			
3.3	An order declining Juvenile Court jurisdiction and transferring the respondent for adult criminal prosecution and/or disposition [] should [] should not be entered.			
Dated:				
	Judge/Commissioner			

Presented by:		
Signature	_	
Type or Print Name/Title/WSBA No.		
Copy Received; Approved for Entry; Notice of	f Presentation Waived:	
Deputy Prosecuting Attorney/WSBA No.	Attorney for Respondent/WSBA No.	
Probation Counselor	Respondent	