**Court of Washington**

**County of**

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|  , Plaintiff,vs. , Defendant. | **No.****Order Authorizing Administration of Involuntary Medication****(OR)** |

Based on the evidence presented by the parties and other relevant records in the case, the court finds the following facts:

**The court finds**:

**Administration of Involuntary Medication.**

[ ]  The prosecution has an important governmental interest at stake in trying to render the defendant competent to stand trial on the charges involved in this case. In making this finding, the court has considered the facts of this case, including the potential for future confinement and the current length of defendant’s confinement.

[ ]  Involuntary medication will significantly further the prosecution’s governmental interests in this case. Involuntary medication is substantially likely to render the defendant competent. Involuntary medication is substantially unlikely to have side effects that interfere significantly with the defendant’s ability to assist counsel in conducting a trial defense and thereby render the trial unfair.

[ ]  Involuntary medication is necessary to further the prosecution’s governmental interest. Any alternative less intrusive treatments are unlikely to achieve substantially the same results. In making these findings, the court has considered less intrusive means for administering the medication, including examining the potential for future civil commitment.

[ ]  Involuntary medication is medically appropriate and in the defendant’s best medical interest in light of the defendant’s medical condition.

**Conclusions of Law**

The administration of involuntary medication should be authorized.

**The court orders**:

If the defendant agrees, the treatment facility may administer clinically appropriate medication for the purpose of competency restoration.

[ ]  **Authorization for Involuntary Medication**. If the defendant refuses to take medication and/or allow necessary laboratory studies, the treatment facility may involuntarily administer clinically appropriate medications and obtain appropriate laboratory studies.

 The administration of the medications has the following limitations:

One or more of the following antipsychotic medications with maximum daily dosages would be necessary to treat defendant’s condition:

**Conditions for Administering Medication**. Any medication administered by the treatment facility pursuant to this order, whether on a voluntary or involuntary basis, shall be administered by a licensed prescriber employed by the treatment facility, and shall be administered in the minimum dosage necessary. The licensed prescriber shall take all precautions to minimize side effects on the defendant and effects on any medical conditions of the defendant.

**Duration of order.** This order is valid starting today and through the current inpatient restoration period.

**[ ]**  *Optional for use in felony cases only*: Should the court order a subsequent restoration period under RCW 10.77.086, this order will remain in place during that restoration period and for any time in jail after entry of that order.

**[ ]  Other:**

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**Dated**

 **Judge**

[ ]  Agreed [ ]  Agreed

[ ]  Approved as to form [ ]  Approved as to form

Deputy Prosecuting Attorney Attorney for the Defendant

WSBA No. WSBA No.