| IN THE COURT OF APPEALS O | F THE STATE OF WASHINGTON | 2017 AI | COURT STATE |
|---------------------------|----------------------------|---------|-----------------|
| STATE OF WASHINGTON, |) DIVISION ONE | APR 12 | OF API |
| Respondent, |) No. 76254-1-I | :8 HN | PEALS ISHING |
| JALEN SERQUINIA, |) UNPUBLISHED OPINION) | 80 | |
| Appellant. |) FILED: APR 122017 | | |

PER CURIAM. Jalen Serquinia appeals from the disposition imposed after he pleaded guilty in juvenile court to one count of theft in the second degree. We accept the State of Washington's concession that the juvenile court erred in imposing a Chemical Dependency Disposition Alternative without the support of a chemical dependency evaluation. <u>See</u> RCW 13.40.165.

Accordingly, we reverse the disposition and remand for resentencing.

Because the matter is time sensitive, the mandate shall issue promptly.

Reversed and remanded. The mandate shall issue promptly.

For the court: