SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

**JUVENILE DIVISION**

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| **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_SCHOOL DISTRICT,**  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Name of School  Petitioner,  V.  **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**  **Student Respondent,**  **(D.O.B.\_\_\_\_\_\_\_\_\_\_\_\_)**  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Parent/Guardian(s) Respondent. | **Case No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**  SEA  KNT  **MOTION AND ORDER ON TRUANCY DISMISSAL**  **ORDSM**  **CLERK'S ACTION REQUIRED** |

**I. REQUEST FOR DISMISSAL**

1.1  The court entered an Order to Compel Student’s school attendance on \_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_ and current date of expiration of jurisdiction is \_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_.

1.2  The Student is not under truancy court jurisdiction. Case schedule expires on \_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_.

**II. FACTS IN SUPPORT OF MOTION**

The undersigned states the following facts in support of motion: **(Check ALL that apply)**

2.1  Student’s attendance has improved according to the student’s attendance records or as follows:

Student has obtained a G.E.D. and proof is on record with the district or attached.

Student is enrolled in a community educational program, has been participating regularly for at least 3 months and proof is on record with the district or attached.

Student has enrolled in another school district. Name of new district

Student has moved out of district – new district unknown.

Student turned 18 on \_\_\_\_\_\_\_\_\_\_ and student is engaged in reducing barriers and/or in an educational program.

Student turned 18 on \_\_\_\_\_\_\_\_\_\_ and student is ***not*** engaged in reducing barriers and/or in an educational program.

Student turned 17 on \_\_\_\_\_\_\_\_\_\_\_\_ (date). Student is ***not*** engaged in a traditional educational program but has been given alternative educational programs to consider and district believes court intervention would not be useful at this time.

Student turned 17 on \_\_\_\_\_\_\_\_\_\_\_\_ (date). Student is engaged in an educational program and district does not believe court intervention is necessary at this time.

Youth is on probation, JPC addressing attendance.

Case Schedule or jurisdiction expired; District Refiled on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

Case Schedule or jurisdiction expired; District will refile if necessary.

Case Schedule or jurisdiction expired; Student engaged in addressing barriers to attendance and/or engaged in an educational program.

Administrative error: Duplicate filing.

Unable to locate student and the following **3** attempts to locate student were made:

Called student’s parent’s phone number(s) on record in student’s file.

Attempted service of process \_\_\_\_\_ times.

Called emergency contact on record with the student’s file.

Welfare check at student’s last known residence.

Sent letter to student’s last known address.

Interventions available under truancy court jurisdiction are not appropriate at this time because community based options have not been exhausted OR The District will continue to offer support/ services to the student.

Student meets the following exception, under RCW 28A.225.010, from the Compulsory School Attendance and Admission laws:

The student is sixteen years of age or older, is regularly and lawfully employed and the parent agrees that the child should not be required to attend school. Documentation herein attached.

The student is attending an approved private school. Records herein attached.

The student is receiving home-based instruction as specified in RCW 28A.225.010(4)(a)-(c). Documentation herein attached.

2.2  Motion to quash bench warrant issued on \_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_.

I certify that the above information was obtained from school records kept in the regular course of business, at or near the time of the event, and is true and accurate. I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct to the best of my knowledge.

Signed this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_\_ in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, WA.

Print name of person filing this form Signature

Job Title

**III. FINDINGS/ORDER**

3.1  After consideration of the pleading(s) and/or argument presented, the Court finds that there is good cause to dismiss the truancy action/petition. –OR -  Motion for dismissal denied.

3.2  Court Supervision is terminated. Petition/truancy action is **DISMISSED.**

3.3  Bench warrant issued on \_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_ is hereby quashed.

3.4  Petitioner shall notify Respondent(s) of this order.

**Dated JUDGE/COMMISSIONER**