IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON

IN AND FOR KING COUNTY

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|  **In re the Detention of:**  **DOB** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Respondent (person to be detained)  |  | **Cause No.      -6-****-****SEA****Order for Initial Detention** (ORDT) |
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BASIS:

 On Click here to enter a date., a spouse, domestic partner, child, stepchild, parent, stepparent, grandparent, brother, sister, guardian or conservator of the person, known as the Response, who is the subject of the Petition for Initial Detention by Family, Guardian, or Conservator (“Petition”). On Click here to enter a date., the court found sufficient evidence to support the allegation and ordered the designated crisis responder agency to provide a written sworn statement describing the basis for the decision not to seek initial detention and a copy of all information material to that decision within one judicial day.

FINDINGS OF FACT:

The Court has reviewed the following:

[ ]  Petition for Initial Detention by Family, Guardian, or Conservator.

[ ]  Declaration(s) of

[ ]  Sworn Statement of

[ ]  Other:

1. The spouse, domestic partner, child, stepchild, parent, stepparent, grandparent, brother, sister, guardian or conservator of the Respondent filed the Petition.
2. There is probable cause to support a petition for detention because the respondent:
	1. [ ]  As a result of a behavioral health disorder presents a likelihood of serious harm to himself/herself;
	2. [ ]  As a result of a behavioral health disorder presents a likelihood of serious harm to others;
	3. [ ]  As a result of a behavioral health disorder presents a likelihood of serious harm to the property of others; and/or
	4. [ ]  As a result of a behavioral health disorder is gravely disabled
3. The Respondent has refused or failed to accept appropriate evaluation and treatment voluntarily.
4. To date, a designated crisis responder has not filed a petition for the initial detention of the Respondent under RCW 71.05.150 or 71.05.153.

CONCLUSIONS OF LAW

On the basis of the foregoing Findings of Fact, the court makes the following Conclusions of Law:

1. The Court has jurisdiction over the person and subject matter of this action.
2. Probable cause exists to order the respondent detained to an evaluation and treatment facility for up to 72-hours of evaluation and treatment pursuant to Chapter 71.05.

ORDER:

IT IS HEREBY ORDERED: The Respondent shall be detained for initial detention by a designated crisis responder for King County to an evaluation and treatment facility for up to 72 hours of evaluation and treatment as provided for in RCW 71.05. Unless further evaluation and treatment is sought pursuant to RCW 71.05, the Respondent shall be released from the evaluation and treatment facility not more than 72 hours from the time of detention. The computation of such 72 hour period shall exclude Saturdays, Sundays, and holidays. The designated crisis responder agency shall execute this order without delay. When notified by a designated crisis responder for King County of this Order for Initial Detention, the King County Sheriff’s Office or any peace officer shall take the Respondent into custody and deliver the respondent into the custody of the evaluation and treatment facility designated by the designated crisis responder professional for King County. The Defender Association Division of the Department of Public Defense (810 Third Avenue, 8th Floor, Seattle, WA 98104, (206) 447-3900) is the designated attorney and may be appointed for the Respondent unless the Respondent has retained his/her own attorney This order for initial detention expires on hundred eighty (180) days from the date it was issued.

Date: Click here to enter a date.

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 Judge/Court Commissioner