SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

State of Plaintiff vs. Defende	,	Case No. Order Dismissing Felony Charges and Directing Civil Commitment Evaluation (ORDDCCE) Clerk's Action Required: 4, [] 7		
DOB:		Total of Addition Required: 4, [] /		
The co	ourt considered the following: [] The evaluation report, dated:			
	[] The agreement of the parties.			
	ourt (or with respect to section 1 , the counclusions of law:	or jury) makes the following findings of fact		
Findings of Fact				
1.	ncompetency. [] The court [] The jury finds that as a result of mental disease or lefect, the defendant currently lacks the capacity to:			
[] understand the nature of the pro		dings against themselves; and/or		
	[] assist in their own defense.	ist in their own defense.		
	The defendant is incompetent pursuant to RCW 10.77.010 and 10.77.050.			
2.	Restorability. The defendant [] did [Restorability. The defendant [] did [] did not undergo competency restoration.		
	[] The defendant is currently unlikely to regain competency in a reasonable period of time.			
	[] The defendant is statutorily ineligible for further competency restoration.			
	[] Other:			

3.	Felony Charge. The defendant is charge.	ged with the felony offense/s of:	
The	Court Orders:		
4.	Dismissal Without Prejudice. This ca	se is dismissed without prejudice.	
5.	commitment petition under chapter 71.0 chosen by the department for up to 72 engaged in inpatient competency restor	Evaluation. For the purpose of filing a civil 05 RCW, the defendant is committed to the facility hours for evaluation, if the defendant previously ration services for this case, or for up to 120 as not undergone competency restoration competency restoration for this case.	
	The 72 or 120 hours starts from admission to a facility operated or contracted by DSHS, but excludes Saturdays, Sundays, and legal holidays. If at the time the order to dismiss the charges without prejudice is entered by the court the defendant is already in a facility operated or contracted by the department, the 72-hour or 120-hour period shall instead begin upon department receipt of the court order.		
6.	Referral to the Department.		
	[] The defendant shall be held in the jail/detention facility for a maximum of 14 days from DSHS receiving the court order, or a maximum of 21 days from signature of this order, pending referral to the department for placement in a facility operated or contracted by DSHS for civil commitment evaluation. The defendant shall be transported to the facility as agreed by it and the jail/detention facility.		
	[] The defendant is currently in a facility operated or contracted by DSHS and no further transport is needed.		
	[] Other:		
7.	A copy of this order shall be emailed to DSHS within 24 hours by the:		
	[] moving party [X] county clerk.		
Date	ed:		
		Judge	
		Print Name:	
Approved for entry:		Approved for entry:	
Deputy Prosecuting Attorney		Attorney for the Defendant	
Print Name:		Print Name:	
WSBA No		WSBA No	