## SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

State of Washington Plaintiff vs.  Defendant DOB:	Case No.  Order for Felony Competency Restoration Treatment (CRORIP, CROROP)  [ ] Out of Custody [ ] In Custody [ ] On EHM [ ] Next hearing date: Clerk's action required: 4, [ ] 5, 9, [ ] 10		
The court reviewed the report of DSHS dated, considered representations of counsel, and considered the demeanor and presentation of the defendant. The court considered the following additional information:			
The court enters the following regarding the de	fendant's competency:		
Findings of Fact:			
	<b>Incompetency.</b> By a preponderance of the evidence that, as a result of mental disease or defect, the defendant lacks the capacity to:		
[ ] understand the nature of the proceed	edings against them, and/or		
[ ] assist in their own defense.			
The defendant is incompetent, pursuan	t to RCW 10.77.010 and RCW 10.77.050.		
<b>2. Eligibility for Restoration.</b> The court funder chapter 10.77 RCW.	inds that the defendant is eligible for restoration		
<b>3. Applicable Charge.</b> The highest charg <i>applicable box)</i> :	e against the defendant is a (only check the		
[ ] Class A felony or a Class B violent	felony		
[ ] Class B non-violent felony			
[ ] Class C felony specifically listed in I	RCW 10.77.086(1)(b)		

For any Class C felony other than those specifically listed in RCW RCW 10.77.086(1)(b): The Court has considered all available and appropriate alternatives to inpatient competency restoration. There is no agreed and appropriate alternative at this time.

## **Conclusions of Law:**

**4.** Competency restoration treatment should be provided.

## The Court Orders:

5.	Competency Restoration Treatment. The court orders the defendant into a program or mental health treatment and restoration of competency as described below. Any acility or provider providing services in accordance with this order shall be referred to as the "Treatment Facility." The Treatment Facility shall promptly notify the court and all parties of the date on which the competency restoration period commences by admission to the Treatment Facility and expires by discharge from the Treatment Facility to that a timely hearing date may be scheduled.
	Inpatient Treatment (CRORIP). The defendant shall be placed in the custody of the Secretary of the Department of Social and Health Services (DSHS) to undergo evaluation and treatment pursuant to RCW 10.77.086. The length of the placement includes only the time the defendant is actually at the treatment facility and shall be in addition to reasonable time for transport to or from the treatment facility.
	Outpatient Treatment (CROROP). The defendant is clinically appropriate for outpatient competency restoration treatment. The defendant shall be placed on conditional release for up to 90 days for mental health treatment and restoration of competency pursuant to RCW 10.77.086. The defendant must adhere to medications or receive prescribed intramuscular medication, abstain from alcohol and controlled substances without a prescription, comply with any court ordered urinalysis or breathalyzer monitoring, and follow other rules and conditions for participation established by DSHS. The court must modify the conditions of release as needed to authorize the Department to place the person in approved housing.
	[ ] Confirmation of Outpatient Treatment by DSHS. As of the date of this order, DSHS has certified that there is an available appropriate outpatient restoration program that has adequate space for the defendant at the following outpatient restoration program:
	King County Outpatient Competency Restoration Program, operated by Community House Mental Health
	] Outpatient Treatment under the guidance and control of a professional person appointed by the court outside of DSHS. A professional entity outside of DSHS will provide competency restoration services.
	<b>Treatment Period.</b> The length of the placement includes only the time the defendant is actually at the facility or is actively participating in an outpatient competency restoration program and is in addition to reasonable time for transport to or from the facility (select one):
	] <b>Inpatient Restoration.</b> This section applies only to court ordered periods of inpatient restoration.

IJ	the highest charge is a Class C felony or a Class B felony that is not classified as a violent offense under RCW 9.94A.030.
[]	<b>90 Days:</b> A first felony inpatient restoration period of 90 days for cases in which the highest charge is a Class A felony or a Class B violent offense under RCW 9.94A.030.
[]	<b>90 Days:</b> A second felony inpatient restoration period of 90 days and the court finds that a second restoration period is appropriate under RCW 10.77.084 and RCW 10.77.086.
[]	<b>6 months:</b> A third felony inpatient restoration of up to 6 months. This restoration period is available only if the court or jury finds:
	[ ] There is a substantial probability that the defendant will regain competency within a reasonable period of time;
	and
	[ ] The defendant
	[ ] is a substantial danger to other persons, and/or
	[ ] presents a substantial likelihood of committing criminal acts jeopardizing public safety or security.
	<b>Itpatient Restoration.</b> This section applies only to court ordered periods of tpatient restoration.
[]	<b>90 Days:</b> A first or second felony restoration period where the defendant has been ordered to participate in outpatient competency restoration.
[]	<b>6 months:</b> A third felony restoration of up to 6 months. This restoration period is available only if the court or jury finds:
	[ ] There is a substantial probability that the defendant will regain competency within a reasonable period of time;
	and
	[ ] The defendant
	[ ] is a substantial danger to other persons, and/or
	<ul> <li>presents a substantial likelihood of committing criminal acts jeopardizing public safety or security.</li> </ul>
	ation. The treatment facility is authorized to administer clinically appropriate, ary medication for the purpose of competency restoration.
[ ] Th	ere is a separate order regarding involuntary medications.
[ ] Th	e issue of involuntary medication may be addressed in a separate hearing.
the info	es to Records. The treatment facility and DSHS shall be entitled to receive any of cormation described in RCW 10.77.060, whether the information is held by another I health, medical or education facility, a jail or other correctional facility, or nere.

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**Within 24 hours** of the signing of this order:

- The clerk of the court shall provide this order and the charging documents, including the request for bail and certification of probable cause to DSHS, except for documents that were previously provided. If the competency evaluation was provided by an independent expert, the clerk of the court shall also provide DSHS with a copy of any previous court orders related to competency or criminal insanity and a copy of any of the evaluation report/s that have not been previously provided.
- The prosecuting attorney shall provide to DSHS the discovery packet, including a statement of the defendant's criminal history, unless the materials have previously been provided.
- The jail administrator/jail health services shall provide the defendant's medical clearance information to DSHS, if this order requires transportation of the defendant to a facility designated by DSHS.

competency to stand trial before the end of the treatment period. The treatment facility

**Evaluation and Report.** The treatment facility shall evaluate the defendant's

shall prepare a written report with the results. The report shall ordinarily be distributed by the treatment facility within 2 business days of the final evaluation. [ ] Defense Attorney Presence. (Only check this box if defense counsel wants notice and the opportunity to be present). The defense requests notification of the time and place of the evaluation at the contact information provided. The defense attorney may be contacted at: DSHS shall contact the defense attorney regarding scheduling within a reasonable time. [ ] The evaluation may proceed without the defense attorney present if notice has been provided. The evaluation may not proceed without the defense attorney present. The current criminal charge/s shall not be discussed with the defendant outside the forensic interview, unless immunity has been granted. [ ] Defense Expert. A defense expert has been appointed under RCW 10.77.060, and DSHS is directed to contact the defense attorney to determine whether the expert will be witnessing the DSHS evaluation. [ ] Developmental Disabilities Professional. DSHS shall appoint an evaluator who is

**Contents of Report.** The report shall include all of the contents required in the initial *Order for Competency Evaluation*. If this report follows the second treatment period, or the first treatment period if the defendant's incompetence is determined to be solely due to a developmental disability, or if the evaluator concludes that the defendant is not likely to regain competency, then the report must also include an assessment of the defendant's future dangerousness.

a developmental disabilities professional because the court has been advised the

defendant may have a developmental disability.

[ ]	Additional requirements of report (if any):	
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responder (DCR) for the county of King and the jail/detention facility (if the defendant is currently held in the jail/detention facility). 8. Transportation and Admission to the DSHS Designated Facility. This section is only applicable if the defendant will be undergoing inpatient restoration. [ ] In-Custody Defendant: The defendant shall be transported and admitted to the treatment facility by the earlier of 7 days of DSHS' receipt of this order or 14 days from signature of this order. The jail/detention facility shall transport the in-custody defendant from the jail/detention facility to the treatment facility designated by DSHS and back. Transportation to the treatment facility shall occur within 1 day of the receipt of an offer of admission of the defendant for restoration treatment. [ ] Inpatient Defendant: The defendant is currently admitted to a DSHS designated facility. [ ] Defendant on Electronic Home Monitoring (EHM.) The defendant is on EHM which is a form of detention. The defendant's attorney and DSHS will work together to schedule and arrange a coordinated admission date. The defendant shall report to the DSHS designated facility as directed by DSHS. If medical clearance is required, then the defendant must obtain medical clearance and follow DSHS' instructions regarding medical clearance. DSHS shall prioritize this admission over out-ofcustody admissions. [ ] Out-of-Custody Defendant: The defendant's attorney and DSHS will work together to schedule and arrange a coordinated admission date. The defendant shall report to the DSHS designated facility as directed by DSHS. If medical clearance is required, then the defendant must obtain medical clearance and follow DSHS' instructions regarding medical clearance. 9. **Discharge.** Any treatment facility providing inpatient services related to competency shall discharge the defendant as soon as the treatment facility determines that the defendant is competent to stand trial. Discharge shall not be postponed during the writing and distribution of the evaluation report. The treatment facility shall promptly notify the court and all parties of the date on which the competency restoration period commences and expires so that a timely hearing date may be scheduled. If the defendant is discharged to the jail/detention facility, the jail/detention facility must continue the medication regimen prescribed by the DSHS designated facility, when clinically appropriate, unless the defendant refuses to cooperate with medication and there is no forced medication order in effect. 10. **Next Hearing and Presence.** The next hearing date is scheduled for (*date*) at (time) a.m./p.m. at (location) . This hearing must be prior to the expiration of the current restoration period.

**Copies of Report**. DSHS shall furnish a copy of the written report of the results of the evaluation to the court, the prosecutor, the defense attorney, the designated crisis

as provided below:

If the defendant is admitted to a facility designated by DSHS from a jail/detention facility, the defendant shall be returned to the jail/detention facility before this court date, except

	presentation of an agreed order in defendant remains incompetent a current commitment period. <b>The</b>	at a subsequent competency hearing or to the if the opinion of the treatment facility is that the and the hearing is held prior to the expiration of the report must be provided to the parties with e remote participation for entry of a continued	
11.	[ ] Interpreter. The defendant requires the services of an interpreter in the following language:		
12.	<b>Time for Trial Period Remains Tolled.</b> Pursuant to CrR 3.3 or JuCR 7.8, the time for trial in this case is tolled until the defendant is found competent to stand trial.		
13.	<b>Firearm Restriction.</b> The defendant shall immediately surrender any concealed pistol licenses, and the defendant may not possess a firearm unless the defendant's right to do so is restored by a court of record. The <i>Notice of Ineligibility to Possess a Firearm</i> is filed separately.		
14.	Other:		
Date	d:		
		Judge	
		Print Name:	
∖ppro	oved for entry:	Approved for entry:	
Depu	ty Prosecuting Attorney	Attorney for the Defendant	
Print	Name:	Print Name:	
	A No		
Conta		ation including name, email address, phone, and/or ceive scheduling communications and/or reports).	
ax n	DSHS DSHS Office of Forensic Mental Hea ofmhscourtorders@dshs.wa.gov		
Ι.	DSHS DSHS Office of Forensic Mental Hea ofmhscourtorders@dshs.wa.gov		
1. 2.	DSHS  DSHS Office of Forensic Mental Hea ofmhscourtorders@dshs.wa.gov  Ordering Court		
	DSHS  DSHS Office of Forensic Mental Hea ofmhscourtorders@dshs.wa.gov  Ordering Court  Jail/Detention Facility		

6.	Defense Attorney
7.	Alternate Contact for Defense
8.	Forensic Navigator forensicnavigators@dshs.wa.gov
9	Other