

**KITSAP COUNTY DISTRICT COURT
STATE OF WASHINGTON**

STATE OF WASHINGTON,

Plaintiff,

v.

Defendant.

No. _____

ORDER REGARDING SEIZED PROPERTY

1. BASIS

THIS MATTER having come before the Court for an order regarding seized property upon the motion of the _____; the Court having considered the records and files herein, testimony if any, other evidence offered and the argument of the parties; and being fully advised in the premises; now, therefore, the following is hereby entered –

2. ORDER

ORDERED that unless a civil forfeiture proceeding has previously been commenced, the property previously seized in the matter by _____ shall be disposed of as follows pursuant to the rules and procedures adopted by the law enforcement agency in accordance with the Revised Code of Washington –

___ **FORFEIT – ALL.** Forfeit all seized property.

___ **FORFEIT – SOME.** Forfeit the following seized property –

___ **RETURN – OWNER.** Return the following seized property to the owner –

___ **RETURN – DEFENDANT.** Return the following seized property to the defendant –

___ **RETURN – OTHER.** Return the following seized property to _____ –

___ **OTHER.** _____

DATED – _____

JUDGE / COMMISSIONER / PRO TEM

[Note – Use of an electronic signature is an acceptable means for any Washington judicial officer or clerk to sign any document requiring a judicial or clerk signature. General Rule 30.]