## KITSAP COUNTY DISTRICT COURT STATE OF WASHINGTON

STATE OF WASHINGTON,  Plaintiff,  v.  Defendant.	No Order Regarding Seized Property
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	
<u>RETURN – OWNER</u> . 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.]