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FEB 17 2005

PAT SWARTOS, Clerk of the Superior Court Mason Ca. Wash

SUPERIOR COURT OF WASHINGTON COUNTY OF MASON, Juvenile Court Div.

STATE OF WASHINGTON v.

CASSANDRA RHOADS

D.O.B.: 2/15/88

Respondent.

NO: 048 00191 4

ORDER OF DETENTION

## I. BASIS

- 1.1 The above-named respondent has been taken into custody and referred to the court for allegedly committing an offense or violating terms of a disposition order.
- 1.2 A hearing was held to determine whether probable cause exists to believe the respondent committed an offense or violated terms of a disposition order, and additionally to consider the necessity of respondent's continued detention.
- 1.3 All parties were advised of their constitutional rights.
- 1.4 Persons appearing at the hearing were:

Bespondent

Probation Officer

Prosecuting Attorney

Respondent's Attorney

Parent(s)

☐ Other(s)

1.5 The court heard testimony or statements from those present.

## II. FINDING

## THE COURT finds:

- 2.1 Probable cause exists to believe that the respondent committed an offense or violated terms of a disposition order.
- 2.2 Probable cause exists to believe that:

Respondent will likely fail to appear at further proceedings;

Detention is required to protect respondent from harming himself/herself:

**ORDER OF DETENTION (ORDT)** - Page 1 of 2 JuCR 7.4; RCW 13.40.040, .050(4), (6)



	0	Respondent is a threat to community safety; Respondent will intimidate witnesses, or otherwise unlawfully interfere with the	
		adninistration of justice; Respondent has committed a crime or an offense while another case was pending;	
		Respondent is a fugitive from justice;	
		Respondent's parole has been suspended or modified; Respondent is a material witness.	
٦	This is a mandatory remand to detention following a finding of guilt to a charge of Rape in the First or Second Degree or to a charge of Rape of a Child in the First Degree (RCW 13.40.040(3)).		
☐ The Court finds that member(s) of the community have threatened the health of the juvenile and the juvenile has requested detention or continued detention (RCW 13.40.040(4)).			
III. ORDER			
IT IS ORDERED that:			
3.1	The above-captioned respondent shall be detained pending fact-finding hearing or further order of the court.		
3.2 Bail is set at \$_500.00			
Respondent may be confined on electronic monitoring at the detention administrator's discretion. Respondent shall comply with all conditions of electronic monitoring confinement as set by the electronic monitor. Violation of electronic monitoring may result in respondent's arrest and detention.    Juvenile   To   Juvenile   Amalia   A			
FOR: ACKA 6NUEST (Time)			
Dat	ted: 2	17/04 James A Straine	
Presented by:			
Edul P. Jan # 3959)			
Deputy Prosecuting Attorney			
Approved as to form:			
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Atto	Attorney for Respondent Respondent		