FILED SUPREME COURT STATE OF WASHINGTON 5/31/2017

IN THE SUPREME COURT OF THE STATE OF WASHINGT SUSAN L. CARLSON CLERK

STATE OF WASHINGTON,)	
Respondent,) No. 94567-5	
VS.) .) STATEMENT OF) ADDITIONAL AUTHORITIE	
TERRI HUIZENGA, Petitioner.)	_
)	

Pursuant to RAP 10.8, appellant cites the following additional authorities:

State v. Kinneman, 120 Wn. App. 327, 84 P.3d 882 (2003) (holding the trial court improperly granted Kinneman an exceptional sentence downward based on his extreme remorse and acceptance of responsibility for the crimes, because neither is "a valid mitigating factor").

State v. McClarney, 107 Wn. App. 256, 263, 26 P.3d 1013 (2001) (holding "the trial court's use of extreme remorse as a mitigating factor was improper," in part because "[t]he presence of remorse does not distinguish one crime from another of similar character; rather it merely reflects a defendant's particular response after the crime" and "[r]emorse may easily be feigned").

DATED this 3 St day of May, 2017.

Respectfully submitted,

NIELSEN, BROMAN & KOCH

MARY T. SWIFT, WSBA No. 45668

Office ID No. 91051 Attorneys for Appellant

May T.M

NIELSEN, BROMAN & KOCH P.L.L.C.

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Transmittal Information

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