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Court of Appeals
Division II
State of Washington
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NO. 52151-2-II

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON
DIVISION TWO

STATE OF WASHINGTON,

Respondent,

v.

ALLEN HUMPHRIES,
Appellant.

ON APPEAL FROM THE SUPERIOR COURT OF THE
STATE OF WASHINGTON FOR MASON COUNTY

Mason County Cause No. 16-1-00410-5

The Honorable Toni A. Sheldon, Judge

SUPPLEMENTAL BRIEF OF APPELLANT

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SUPPLEMENTAL ISSUES AND ASSIGNMENTS OF ERROR

1. The trial court erred by ordering Mr. Humphries to pay a \$100 DNA collection fee

ISSUE 2: The recent amendments to the statutes addressing legal financial obligations (LFOs) apply prospectively to all cases on direct appeal. Those amendments prohibit the imposition of a DNA collection fee upon an offender whose DNA has already been collected pursuant to a previous felony conviction. Must this court vacate the trial court order requiring Mr. Humphries to pay a \$100 DNA collection fee when his DNA has already been collected in the past?

STATEMENT OF FACTS AND PRIOR PROCEEDINGS

Mr. Humphries's criminal case is currently pending on direct appeal. His Opening Brief was filed in this Court on September 28, 2018.

At sentencing, the trial court included previous felony convictions in Mr. Humphries's offender score. CP 107. The sentencing court also ordered him to pay a \$100 DNA fee. CP 111. The court also found Mr. Humphries indigent at the end of the proceedings in trial court. CP 122-23.

ARGUMENT

THE WASHINGTON SUPREME COURT'S RECENT DECISION IN *RAMIREZ* REQUIRES THIS COURT TO VACATE THE ORDERS REQUIRING MR. HUMPHRIES TO PAY A DNA COLLECTION FEE.

On September 20, 2018, the Washington Supreme Court decided in *State v. Ramirez*, --- Wn.2d ---, 426 P.3d 714 (September 20, 2018), that the amendments to the Legal Financial Obligations (LFO) statutes passed as HB 1783 applies prospectively to all cases pending on direct appeal. *Ramirez*, --- Wn.2d at ---, 426 P.2d at 722.

Pursuant to those amendments, a trial court may no longer impose discretionary LFOs upon indigent persons. RCW 10.01.160(3). Likewise, a sentencing court may no longer order an indigent person to pay the \$200 criminal filing fee. Laws of 2018, ch. 269, § 17; *Ramirez*, --- Wn.2d at ---, 426 P.2d at 722. Finally, a sentencing court may not order an indigent person

to pay a \$100 DNA collection fee if s/he has already paid that fee previously because of a prior felony conviction. Laws of 2018, ch. 269, §§ 1, 18, 7; *Id.*

Because he is indigent has already had his DNA collected as a result of previous felony convictions, the sentencing court is prohibited from ordering Mr. Humphries to pay the \$100 DNA collection fee. *Id.*

CONCLUSION

Ramirez applies prospectively to Mr. Humphries's case, which is currently pending on direct appeal. *Id.* Accordingly, this Court must vacate the order requiring Mr. Humphries's to pay a \$100 DNA collection fee.

Respectfully submitted on November 14, 2018,



Skylar T. Brett, WSBA No. 45475
Attorney for Appellant

CERTIFICATE OF SERVICE

I certify that on today's date:

I mailed a copy of Appellant's Opening Brief, postage prepaid, to:

Allen Humphries/DOC#902226
Monroe Correctional Complex-WSR
PO Box 777
Monroe, WA 98272

With the permission of the recipient(s), I delivered an electronic version of the brief, using the Court's filing portal, to:

Mason County Prosecuting Attorney
timw@co.mason.wa.us

I filed the Appellant's Opening Brief electronically with the Court of Appeals, Division II, through the Court's online filing system.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

Signed at Seattle, Washington on November 14, 2018.



Skylar T. Brett, WSBA No. 45475
Attorney for Appellant

LAW OFFICE OF SKYLAR BRETT

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Transmittal Information

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