

FILED
Court of Appeals
Division II
State of Washington
6/19/2019 10:49 AM

NO. 52219-5-II

IN THE COURT OF APPEALS OF THE STATE OF
WASHINGTON,

DIVISION II

STATE OF WASHINGTON,

Respondent,

vs.

THOMAS JOSEPH MURPHY,

Appellant.

RESPONDENT'S BRIEF

RYAN JURVAKAINEN
Prosecuting Attorney
MIKE NGUYEN/WSBA 31641
Deputy Prosecuting Attorney
Representing Respondent

HALL OF JUSTICE
312 SW FIRST
KELSO, WA 98626
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I. ISSUE

1. DID THE DEFENDANT INTELLIGENTLY, KNOWINGLY, AND VOLUNTARILY WAIVE HIS RIGHT TO APPEAL HIS CONVICTION?

II. SHORT ANSWER

1. YES. THE DEFENDANT INTELLIGENTLY, KNOWINGLY, AND VOLUNTARILY WAIVED HIS RIGHT TO APPEAL HIS CONVICTION.

III. FACTS

Gerald Marston owns Christian Brothers Towing. RP 47. On March 11, 2018, Mr. Marston's Chevy S10 pickup and Honda Accord were parked nose to tail on Beech Street by the entrance of the tow yard. RP 50-54, 56-58, and 77-78. The two vehicles were fully operational, but had their batteries removed to disabled them. RP 51, 60, and 76-77. The license plate on the Honda Accord was WA plate # BCH 1749 and the pate on the Chevy S10 pickup was OR plate # 864 EWX. RP 66.

On March 11, 2018, Justin Jester was the tow truck driver for Christian Brothers Towing. RP 48 and 73-74. Sometime before 7:00 PM, Mr. Jester returned to the tow yard and noticed a male in the area. Mr. Jester saw the male for about 40-50 seconds. The male wore a baseball cap and sunglasses, and had a big tattoo on his neck. RP 82-83 and 92. At approximately 7:00 PM, Mr. Jester was in the office doing paperwork and heard the Chevy S10 fire up. Mr. Jester went outside and saw the pickup

driving away. Mr. Jester ran after the pickup and saw the lone occupant turn around to look at him. RP 78-81. The male driver had a slightly bigger build than Mr. Jester, a shaved head, a goatee, and a big tattoo on his neck. RP 81-82. The driver was wearing sunglasses and a baseball cap, and was the same subject he had seen as he pulled into the tow yard. RP 82-83, 92, 233, and 243. After the Chevy S10 pickup was stolen, Mr. Jester noticed the Honda Accord was also missing. RP 84.

On March 11, 2018, about 7:00 PM, Officer Danielle Jenkins of the Longview Police Department responded to Christian Brothers Towing and contacted Mr. Jester about the two stolen vehicles. RP 62-64. Officer Jenkins took the report and entered both vehicles as stolen into the law enforcement system. RP 48 and 63-67.

On March 11, 2018, between 9:30 PM and 10:00 PM, Officer Gary Bishop of the Longview Police Department was informed of the two stolen vehicles during his shift briefing. RP 136 and 138-139. Approximately 10:52 PM, Officer Bishop was on patrol and came upon a Honda Accord that matched the description of the stolen vehicle. Officer Bishop followed the vehicle as he ran its plate and waited for confirmation that it was the stolen vehicle. RP 139-141 and 162. The vehicle eventually stopped and parked directly behind the stolen Chevy S10 pickup. RP 147-149.

As the Honda Accord came to a stop, Officer Bishop confirmed it was the stolen Honda Accord and initiated contact with the driver. RP 139-141. The defendant was the driver and lone occupant. Officer Bishop detained the defendant as he was getting out of the vehicle and noticed the engine to the Honda Accord was still running, but there was no key in the ignition. RP 142-146, 148, 240, and 248. After contacting the defendant, Officer Bishop noticed the stolen Chevy S10 pickup. The pickup was parked with its engine off and was unoccupied. RP 147-149.

Officer Bishop questioned the defendant about the stolen Honda Accord and Chevy S10 pickup. Initially, the defendant indicated that earlier in the day, he had purchased the two vehicles from two random people he met on the street. The defendant did not have contact information for the two individuals, Justin and another unknown individual. RP 150-151, and 155. The defendant bought the two cars for \$500 and paid for them with the \$500 cash he had on his person. The defendant thought it was a very good deal because he and his friend buy and sell vehicles all the time, and he thought they could turn around and sell the two cars for a profit. RP 151-152. The defendant did not have titles, registrations, contact information for the sellers, keys, or bills of sales for the two vehicles. RP 152-153.

After he was arrested, the defendant changed his story and indicated that Anthony Pastorino had sold him the two vehicles. The defendant indicated that Mr. Pastorino drove the stolen truck, contacted the defendant, and offered to sell the defendant the two vehicles. RP 158. The defendant indicated that he asked Mr. Pastorino if the vehicles were stolen and was told they were not. RP 160. The defendant did not have permission to possess either the Chevy S10 pickup or Honda Accord. RP 54.

On March 11, 2018, approximately 11:00 PM, Mr. Jester and another tow truck driver came to retrieve the two stolen vehicles from the scene. RP 85-86 and 160-162. Both vehicles were discovered to have had their ignitions pulled out and were hanging down. The Honda Accord ran despite not having a key in its ignition. RP 240 and 248.

At the scene, Mr. Jester identified the defendant as the person who stole the Chevy S10 pickup. RP 86 and 160-163. The defendant wore the same clothes and had the same build and appearance, but he did not have a baseball cap or sunglasses. RP 243.

On June 11, 2018, Cynthia Estes, an investigator for the defendant, met Mr. Jester to have him look at a photo montage. The photo montage contained five photos of four individuals and two photos of one individual, John Roberts. RP 8-99, 201, 2016, 245, 294, 300-302, 309, and 311-312.

“The two photos of Mr. Roberts and the defendant are extremely close in terms of appearance.” RP 229.

The photo of the defendant, photo # 4, was placed in between the two photos of Mr. Roberts, photos # 3 and # 5. The photos were presented to Mr. Jester in sequential order. Mr. Jester was torn between photos # 3 and # 4, but ultimately identified Mr. Roberts, photo # 3, as the driver of the Chevy S10 pickup. RP 8-99, 201, 2016, 245, 294, 300-302, 309, and 311-312. While Ms. Estes was allowed to testify to Mr. Jester picking the wrong person from her photo montage at trial, RP 230, the trial judge questioned, “the sequential - - in this case especially - - the sequential process because if you look at the two photos that are referred to, the defendant and Mr. Roberts, they’re extremely close, and I would hesitate to even - - seeing the defendant in the courtroom here, if I was shown that in the back hall, maybe I wouldn’t be able to pick which one was which and would be more likely to pick the first photo than the second photo.” RP 229.

On June 12, 2018, the Honorable James Stonier, a retired Superior Court Judge and a pro tem judge, presided over the defendant’s jury trial. RP 3- 446. Prior to trial, state filed a second amended information to fix a scrivener’s err and dismiss counts III and IV. The second amended information charged the defendant with count I, theft of a motor vehicle

for the Chevy pickup, and count II, possession of a stolen vehicle for the Honda Accord. RP 24-26 and 191-192, and CP 16-17. The defendant did not object to second amended information. RP 26.

At trial, Mr. Marston, Officer Jenkins, Mr. Jester, and Officer Bishop testified for the State to the facts indicated above. At trial, Mr. Jester identified the defendant as the driver of the Chevy S10. RP 82. Ms. Estes testified for the defendant to the facts indicated above. In addition to Ms. Estes, Chad Smith and Jennifer Bauserman also testified for the defendant.

Mr. Smith testified that on March 10th, 2018, at 6:00 PM, RP 256 and 265-266, he went to Walmart and met Anthony Pastorino about buying Chevy S10 pickup and Honda Accord. RP 255-274. Both vehicles were actually stolen on March 11th, 2018, around 7:00 PM. RP 62-64. Mr. Smith testified to test driving the pickup and being interested in buying it, but he elected not to do so because he found it suspicious that there was no key for the pickup, the ignition was broken, the pickup did not have license plates, and Mr. Pastorino was not able to produce any documents for the vehicle such as title and registration. RP 255-259, 264-267, and 270.

Ms. Bauserman testified that she was with the defendant for most of the day on March 11, 2018. RP 276-278. Some point during the day,

Ms. Bauserman overheard portions of a telephone call to the defendant involving the sale of the two vehicles. Mr. Bauserman heard the defendant ask multiple times if the car was stolen and based on what she could hear, the question was never answered. RP 280. Ms. Bauserman indicated it is fairly common sense to not buy a car when there are no key, no paperwork, and no bill of sale, and the car starts without a key. RP 290.

At the conclusion of the case, the jury found the defendant not guilty of count 1, theft of a motor vehicle, and guilty of count 2, possession of a stolen motor vehicle. RP 438-442. The defendant had an offender score of 10 and a sentencing range of 43-57 months. In addition to this case, the defendant had another pending case in Lewis County for felony drug possession. Sentencing was continued to June 20, 2018. RP 443-446.

Prior to sentencing, the State and defendant had several discussions about this case and his pending Lewis County case. On June 15, 2018, at 9:47 AM, the State emailed the defendant that if he waived appeal on this case, the State would recommend a low end sentence of 43 months. Otherwise, the State would recommend a high end sentence of 57 months due to his criminal history. EX # 1.

On June 15, 2018, sometime between 9:47 AM and 10:41 AM, the Cowlitz County prosecutor and the Lewis County prosecutor talked about

jointly resolving this case with the defendant's pending Lewis County case. EX # 5. This discussion led to a revised offer to the defendant.

On June 15, 2018, at 10:41 AM, the State emailed the defendant a revised offer that involved Cowlitz County inheriting and filing the Lewis County felony drug charge in Cowlitz County. The agreement involved the State not seeking an exceptional sentence for the pending Lewis County case and agreeing to run the 24 months on the Lewis County case concurrent with the 43 months on this case, provided defendant waived his right to an appeal. EX # 2.

On June 19, at 4:45 PM, the defendant accepted the State's offer to waive his right to an appeal. In exchange, the State agreed to not seek an exceptional sentence for the Lewis County case and agreed to recommend 43 months for this case and 24 months for the Lewis County case to run concurrent with this case. EX # 3. An appeal waiver was prepped to reflect this agreement. CP 85-86.

On June 20, 2018, the defendant requested and got a change to the appeal waiver agreement. Instead of having Cowlitz County inherit and refile the Lewis County case in Cowlitz County, the defendant wanted to just handle the Lewis County case in Lewis County. RP 447-449. As a result, the parties modified the appeal waiver to reflect the change by crossing out the portion that referenced Cowlitz County inheriting and

filing the Lewis County case. CP 85-86. The parties notified the court of the joint agreement. RP 447-449.

The defendant filed his waiver of right to appeal. RP 447-451.

The defendant signed the appeal waiver acknowledging that:

On June 12, 2018, I went to trial in the above captioned case. A jury found me guilty of Possession Of A Stolen Motor Vehicle, Count II.

I am aware that I have a right to have appellate courts review the matter, and I have spoken with my attorney about that right. After speaking with my attorney, I now knowingly, intelligently, and voluntarily waive my right to appeal the above case because I am receiving the below favorable sentencing recommendations in this case.

My offender score for the above case is 10 and my standard sentencing range on Count II is 43-57 months in prison. For Count II, the State will recommend a sentence of 43 months. CP 85-86.

After the appeal waiver was filed, the court and parties had the following exchange regarding the appeal waiver:

MR. NGUYEN: And, your Honor, could you confirm with him the appeal waiver and that he is knowingly waiving that.

THE COURT: Have you signed the document, the appeal waiver?

MS. EPSTEIN: We have.

THE COURT: All right. Let me see it.

MS. EPSTEIN: So this is the judgment and sentence form that he's working on the fingerprinting, and this is the waiver of appeal.

MR. NGUYEN: We initialed the change because of the change in the logistics of - - originally, we were going to inherit, and now we're just going to leave it in Lewis County.

THE COURT: All right.

MR. NGUYEN: Thank you, your Honor.

THE COURT: All right. One more thing, one or two. Is this your signature on the waiver of your right to appeal?

DEFENDANT: Yes, sir.

THE COURT: And do you feel you understand it?

DEFENDANT: Yes, sir.

THE COURT: And are you giving up your right to appeal voluntarily?

DEFENDANT: Yes, sir.

THE COURT: And you consulted with your attorney on this, is that right?

DEFENDANT: Yes, sir.

THE COURT: All right. Okay. RP 450-451.

The State recommended a sentence of 43 months. The court accepted the defendant's appeal waiver and followed the parties' joint agreement. RP 448-451.

On June 20, 2018, at 10:04 AM, the Cowlitz County prosecutor emailed the Lewis County prosecutor to notify him of the change in

circumstances as it related to the Lewis County case. EX # 4. The Lewis County prosecutor agreed to run the Lewis County case concurrent with the Cowlitz County case. The defendant subsequently pled guilty to his Lewis County case. On the Lewis County case, the prosecutor recommended and the judge sentenced the defendant to a sentence of 24 months concurrent with the Cowlitz County case. EX # 5.

The defendant now appeals his Cowlitz County conviction.

IV. ARGUMENT

1. **THE DEFENDANT INTELLIGENTLY, KNOWINGLY, AND VOLUNTARILY WAIVED HIS RIGHT TO APPEAL HIS CONVICTION.**

“The Washington State Constitution guarantees a criminal defendant the right to appeal.” *State v. Chetty*, 167 Wn. App. 432, 438, 272 P.3d 918 (2012) (citing Wash Const. art. I, § 22 amend. 10). A defendant, however, may relinquish his or her right to appeal. *State v. Tomal*, 133 Wn.2d 985, 989, 948 P.2d 833 (1997). Waiver of the right to appeal must be made voluntarily, knowingly, and intelligently. *Id.* “To show [defendant’s] understanding, the State must prove a defendant understood both his right to appeal and the effect of a waiver. *State v. Kells*, 134 Wash.2d 309, 314, 949 P.2d 818 (1998). The State goes far in meeting this burden when a defendant signs a waiver statement and admits to understanding it because doing so ‘creates a strong presumption that the

[waiver] is voluntary.’ *State v. Smith*, 134 Wash.2d 849, 852, 953 P.2d 810 (1998).” *State v. Neff*, 163 Wash.2d 453, 459 (2008).

In the present case, the defendant does not claim ineffective assistance of his trial counsel and did benefit from the parties’ joint agreement, a low end sentencing recommendation and sentence in his Cowlitz County case. In addition, the defendant benefited from a concurrent sentence in his Lewis County case. The evidence indicates he intelligently, knowingly, and voluntarily waived his right to appeal.

He signed the appeal waiver acknowledging that he was aware of his right to appeal, had consulted his attorney about his right to appeal, had an offender score of 10 and a sentencing range of 43-57 months, and had knowingly, intelligently, and voluntarily waived his right to appeal for a favorable sentencing recommendation of 43 months. In addition, the defendant answered affirmatively when asked by the court if he understood the appeal waiver, was voluntarily giving up his right to appeal, and had consulted with his attorney about giving up his right to appeal.

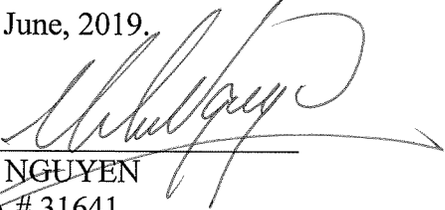
There is no claim that the trial attorney failed to advise the defendant of his right to appeal and the implications of the appeal waiver. The trial attorney is presumed to have properly represented the defendant. *State v. Hendrickson*, 129 Wash.2d 61, 77-78 (1996) and *Strickland v.*

Washington, 466 U.S. 668, 687(1984). Both in writing and verbally, the defendant indicated he consulted with his attorney, understood the appeal waiver, and voluntarily gave up his right to appeal. The appeal waiver clearly sets out the consequence of the waiver, the defendant was to receive a low end recommendation of 43 months in exchange for the appeal waiver. The trial court correctly accepted the appeal waiver as the defendant knowingly, intelligently, and voluntarily waived his right to appeal.

V. CONCLUSION

The defendant's appeal should be denied because he intelligently, knowingly, and voluntarily waived his right to appeal his conviction.

Respectfully submitted this 19 day of June, 2019.



MIKE NGUYEN
WSBA # 31641
Deputy Prosecuting Attorney
Representing Respondent

Nguyen, Mike

From: Epstein,Shoshanah
Sent: Friday, May 03, 2019 2:34 PM
To: Nguyen, Mike
Subject: FW: thomas murphy

From: Nguyen, Mike
Sent: Friday, June 15, 2018 9:47 AM
To: Epstein,Shoshanah <Epsteins@co.cowlitz.wa.us>
Subject: thomas murphy

Hi,

I am not sure your client will be interested, but this is my typical proposal after trial...

1 – if he waives appeal, I will recommend a low end sentence of 43 months..

Or

2 – if not, I will recommend a high end sent of 57 months based on his criminal history...

If I don't hear back, I will assume he is not interested option 1 and will not prep the necessary paperwork...

Take care...

Nguyen, Mike

From: Epstein,Shoshanah
Sent: Friday, May 03, 2019 2:34 PM
To: Nguyen, Mike
Subject: FW: thomas murphy

From: Nguyen, Mike
Sent: Friday, June 15, 2018 11:15 AM
To: Epstein,Shoshanah <Epsteins@co.cowlitz.wa.us>
Subject: RE: thomas murphy

k

From: Epstein,Shoshanah
Sent: Friday, June 15, 2018 11:14 AM
To: Nguyen, Mike <NguyenM@co.cowlitz.wa.us>
Subject: RE: thomas murphy

I will explain this to my client and see what he wants to do. I may not be able to see him until Monday or Tuesday because I am very behind in attending to some other folks, but I'll let you know when I have a response. Thank you.

Shoshanah Epstein
Cowlitz County
Office of Public Defense

(360) 578-7430 Ext. 6819
Fax: (360) 578-7431
epsteins@co.cowlitz.wa.us

From: Nguyen, Mike
Sent: Friday, June 15, 2018 10:41 AM
To: Epstein,Shoshanah <Epsteins@co.cowlitz.wa.us>
Subject: thomas murphy

Hi,

I just got a call from the prosecutor handling his lewis county matter...we talked and here is a new proposal...

1 – lewis county will transfer their case to me and I'll file the vuca here...he is to plea to the vuca...he is to waive appeal on the poss stol veh case...the sentence recom will be 43 months total (the vuca will be 24 months concurrent with 12 cc), state will not seek exceptional sentence and will not seek high end...

If he is not agreeable, I'll just seek high end and leave it to lewis count to seek consecutive sent if they so choose...

EXHIBIT 2

If interested, I need to know so I can contact lewis county to initiate the process...

Thanks and take care...

Mike

Nguyen, Mike

From: Epstein,Shoshanah
Sent: Monday, April 29, 2019 4:41 PM
To: Nguyen, Mike
Subject: FW: Tom Murphy

From: Epstein,Shoshanah
Sent: Tuesday, June 19, 2018 4:45 PM
To: Nguyen, Mike <NguyenM@co.cowlitz.wa.us>
Subject: Tom Murphy

After trying all day to talk to Tom Murphy, I was finally able to and he wants to take the deal. Not sure if you started to get it ready with Lewis County or now we won't have the paperwork in the morning, but we could sign it either Wednesday or Thursday, I'm in court both days. I ran over to your office but you were already gone. See you in the jail courtroom in the morning.

Shoshanah Epstein
Cowlitz County
Office of Public Defense

(360) 578-7430 Ext. 6819
Fax: (360) 578-7431
epsteins@co.cowlitz.wa.us

Nguyen, Mike

From: Epstein,Shoshanah
Sent: Monday, April 29, 2019 4:45 PM
To: Nguyen, Mike
Subject: FW: thomas murphy test email

From: Nguyen, Mike
Sent: Wednesday, June 20, 2018 10:04 AM
To: 'William Halstead' <William.Halstead@lewiscountywa.gov>
Cc: Epstein,Shoshanah <Epsteins@co.cowlitz.wa.us>
Subject: RE: thomas murphy test email

Hi William,

There has been a change in circumstance...when you get back, could you give me a call...

Basically I thought I was going to inherit your case so I made a global offer as indicated in the previous email...def accepted global offer...only change is he wants to deal with your case in Lewis County because he really hates Cowlitz jail and does not want to sit a couple of weeks for us to get the paperwork and file the charges...I'm am copying Ms. Epstein (his attorney in Cowlitz) to confirm that I am reaching out to you about the arrangement we hope you will agree to...

Today, he waived appeal and was sentenced to 43 months...I told the sentencing judge what my global offer was and the change in circumstances (leaving Lewis County case with Lewis and def to plea in Lewis)...Since I am no longer inheriting your case, I'm reaching out to you to see if you would be agreeable to running your case concurrent with mine...if so, I anticipate he will plea shortly once you tro him from prison...

Thanks for all your help in this matter...if you need to talk to me, I can be reached at 360-577-3080...Take care...

Mike

From: William Halstead [<mailto:William.Halstead@lewiscountywa.gov>]
Sent: Wednesday, June 20, 2018 8:20 AM
To: Nguyen, Mike <NguyenM@co.cowlitz.wa.us>
Subject: Automatic reply: thomas murphy test email

I am out of the office and will return the morning of June 25. I will respond to emails upon my return. If you need immediate assistance please call 740-1240 and ask to speak with my paralegal Teri Bryant.

EXHIBIT 4

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IN THE SUPERIOR COURT OF WASHINGTON
IN AND FOR COWLITZ COUNTY

STATE OF WASHINGTON,

Plaintiff,

and.

THOMAS JOSEPH MURPHY,

Defendant.

NO. 18-1-00340-8

AFFIDAVIT OF WILLIAM HALSTEAD

THE undersigned on oath states:

I am the Chief Criminal Deputy Prosecuting Attorney for the Lewis County Prosecuting Attorney's Office. I have been employed as a deputy with the office since 2011.

The above-named defendant was charged under this cause number in Cowlitz County Superior Court with Possession of a Stolen Vehicle having occurred on March 11, 2019. Deputy Prosecutor Mike Nguyen was assigned to handle the case on behalf of the Cowlitz County Prosecuting Attorney's Office.

The defendant was subsequently charged with Unlawful Possession of Methamphetamine in Lewis County Superior Court on May 22, 2018 under cause number 18-1-00403-21 (date of offense May 21, 2018). I was the prosecutor assigned to handle the case.

1 In late May or early June of 2018, Deputy Nguyen contacted me and inquired if I
2 would be interested in a global resolution in our matters. We discussed Deputy Nguyen
3 charging my case in Cowlitz County and the defendant would waive his appeal rights in
4 the Cowlitz County case, plead guilty to the Lewis County charge and receive low-end
5 sentence recommendations that would be served concurrent. I agreed to the resolution
6 if the defendant was willing to plead as charged. On June 20, 2018, I was informed, via
7 email from Deputy Nguyen, that the defendant (through his attorney) had accepted the
8 proposed resolution.
9

10 On June 21, 2018, I received another email from Deputy Nguyen stating the
11 situation had changed and the defendant no longer wanted to have my case handled in
12 Cowlitz County and he would rather deal with it in Lewis County. As a result, the
13 defendant received a sentence in the Cowlitz County case of 43 months. According to
14 the email, the defendant agreed to waive his rights to appeal as part of the plea
15 agreement. In the same email, Deputy Nguyen asked if I would consider running the
16 sentence in my case concurrent with the Cowlitz County case.
17

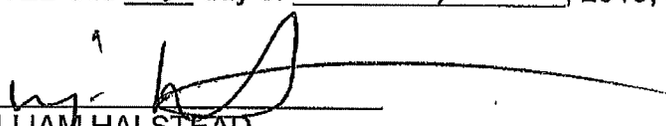
18 On or about June 27, 2018, Deputy Nguyen and I spoke about this matter over
19 the phone. During our conversation, I informed Deputy Nguyen that I would agree, if
20 the defendant pleaded guilty as charged, to recommend the sentence run concurrent
21 with the Cowlitz County case.
22

23 The defendant was transported to Lewis County and he entered a guilty plea to
24 my charge on July 30, 2018. The defendant's sentencing range was 12+-24 months.
25 The defendant was sentenced by the court to 24 months concurrent to the Cowlitz
26 County case. I recommended the 24 months be served concurrent to the Cowlitz

1 County case pursuant to my discussion with Deputy Nguyen.

2 I certify (or declare) under penalty of perjury under the laws of the State of
3 Washington that the foregoing is true and correct.

4
5
6 DATED this 14 day of may, 2019, at Chehalis, Washington.

7
8 
9 WILLIAM HALSTEAD,
10 Chief Deputy Prosecuting Attorney, WSBA 23838
11 Lewis County Prosecuting Attorney Office
12
13
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CERTIFICATE OF SERVICE

Michelle Sasser, certifies that opposing counsel was served electronically via the Division II portal:

Lisa Ellner
Attorney at Law
P.O. Box 2711
Vashon, WA 98070-2711
Liseellnerlaw@comcast.net

Spencer James Babbitt
Attorney at Law
P.O. Box 19501
Seattle, WA 98109-1501
babbitts@seattleu.edu

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

Signed at Kelso, Washington on June 19th, 2019.

Michelle Sasser
Michelle Sasser

COWLITZ COUNTY PROSECUTING ATTORNEY'S OFFICE

June 19, 2019 - 10:49 AM

Transmittal Information

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