

E
bjh

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)
)
)
Appellant,)
)
)
vs.)
)
)
DOMINIC BAIRD,)
)
)
Respondent.)
_____)

RECEIVED BY E-MAIL

No. 90419-7

STATEMENT OF
ADDITIONAL
AUTHORITY

Pursuant to RAP 10.8, respondent Baird cites to the following additional authority:

State v. Won, ___ Haw. ___, ___ P.3d ___, 2015 WL 7574360 (Haw. No. SCWC-12-0000858, filed Nov. 25, 2015) (suppressing breath alcohol test because warning that refusal was a petty misdemeanor was coercion that invalidated the driver's consent and no other exception to the warrant requirement applied).

DATED this 1st day of December, 2015.

Respectfully submitted,

NIELSEN, BROMAN & KOCH

Jennifer J. Sweigert
JENNIFER J. SWEIGERT, WSBA No. 38068
Office ID No. 91051
Attorneys for Appellant

 ORIGINAL

OFFICE RECEPTIONIST, CLERK

To: Patrick Mayovsky
Cc: PAOAppellateUnitMail@Kingcounty.gov; brandy.gevers@kingcounty.gov; erin.norgaard@kingcounty.gov; schuylerr@atg.wa.gov; LeahH1@atg.wa.gov; lalolyef@atg.wa.gov; greg@injurytriallawyer.com; chris@davislawgroupseattle.com; pamloginsky@waprosecutors.org; ryan@robertsonlawseattle.com; jrands@jonathanrands.com; george@thebianchilawfirm.com; dvargas@djvlaw.com; hstein@slsps.com; shira@stefanikdefense.com; jacey@callahanlaw.org
Subject: RE: State v. Dominic Baird, No. 90419-7 / Statement of Additional Authority

Received on 12-01-2015

Supreme Court Clerk's Office

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

From: Patrick Mayovsky [mailto:MayovskyP@nwattorney.net]
Sent: Tuesday, December 01, 2015 2:09 PM
To: OFFICE RECEPTIONIST, CLERK <SUPREME@COURTS.WA.GOV>
Cc: PAOAppellateUnitMail@Kingcounty.gov; brandy.gevers@kingcounty.gov; erin.norgaard@kingcounty.gov; schuylerr@atg.wa.gov; LeahH1@atg.wa.gov; lalolyef@atg.wa.gov; greg@injurytriallawyer.com; chris@davislawgroupseattle.com; pamloginsky@waprosecutors.org; ryan@robertsonlawseattle.com; jrands@jonathanrands.com; george@thebianchilawfirm.com; dvargas@djvlaw.com; hstein@slsps.com; shira@stefanikdefense.com; jacey@callahanlaw.org
Subject: State v. Dominic Baird, No. 90419-7 / Statement of Additional Authority

Attached for filing today is a statement of additional authority for the case referenced below.

State v. Dominic Baird

No. 90419-7

Statement of Additional Authority

Filed By:
Jennifer Sweigert
206.623.2373
WSBA No. 38068
sweigertj@nwattorney.net