

NO. 85996-5

WASHINGTON STATE

SUPREME COURT

STATE OF WASHINGTON,

Plaintiff,
Respondent,

vs.

FREDERICK DAVID RUSSELL,

Defendant,
Appellant.

Received VSC
Washington State Supreme Court

DEC 18 2014
E
Ronald R. Carpenter
Clerk

NINTH ADDITIONAL STATEMENT OF AUTHORITIES

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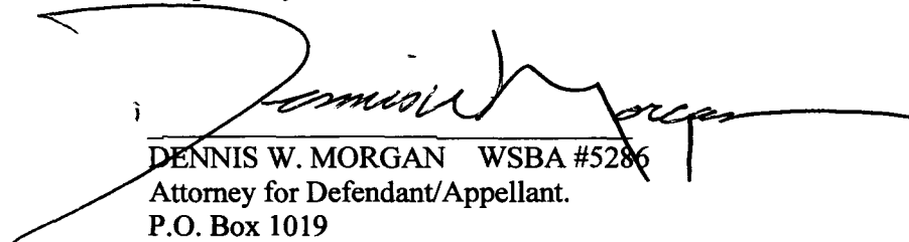
COMES NOW, FREDERICK DAVID RUSSELL, by and through
the undersigned attorney, and requests the Court to consider the following
additional authorities in connection with his appeal:

State v. Coggins, slip opinion 89694-1
(December 11, 2014) (*Voir Dire* is an
inseparable part of a trial and failure to
conduct a *Bone-Club*¹ analysis is a structural
error requiring a new trial.)

Personal Restraint of Speight, slip opinion
89693-3 (December 11, 2014) (ruling that
14 prospective jurors who were questioned
in chambers in the absence of the Court
engaging in a *Bone-Club*¹ analysis violates
the public trial right.)

DATED this 15th day of December, 2014.

Respectfully submitted,



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¹ *State v. Bone-Club*, 128 Wn.2d 254, 906 P.2d 325 (1995)
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