IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION (ONE
No. 72333-2-I	
UNPUBLISHED OPINION	
FILED:	June 1, 2015
	No. 72333- UNPUBLIS

DWYER, J. — The anti-SLAPP statute, RCW 4.24.525, is invalid. <u>Davis v.</u>

<u>Cox</u>, No. 90233-0 (Wash. May 28, 2015). Accordingly, appellants cannot establish an entitlement to appellate relief.

Neither party is entitled to an award of attorney fees. As the prevailing party, respondent is entitled to an award of costs.

Affirmed.

We condur:

Dugu, J.

COURT OF APPEALS PLY
STATE OF WASHINGTON