FILED 6/29/2020 Court of Appeals Division I State of Washington

## IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON DIVISION ONE

STATE OF WASHINGTON,	) No. 79669-1-I
Respond	lent, )
٧.	
JESUS SOLIS-VAZQUEZ,	
Appellant	) t. )

PER CURIAM — Jesus Solis-Vazquez appeals the financial obligations and nonrestitution interest imposed following his convictions for possession with intent to deliver, first degree criminal impersonation, and two counts of third degree assault. He contends, and the State concedes, that he is indigent and that under the 2018 statutory amendments and <u>State v. Ramirez</u>, 191 Wn.2d 732,426 P.3d 714 (2018), the trial court erred in imposing discretionary financial obligations, interest on nonrestitution financial obligations, and a DNA collection fee.

We accept the State's concession and remand with instructions to strike the discretionary financial obligations, the DNA fee, and the nonrestitution interest from the judgment and sentence.

FOR THE COURT:

Vuelkin J-Leach J-