

1-4-II

RECEIVED
SUPREME COURT
STATE OF WASHINGTON
Dec 08, 2011, 10:50 am
BY RONALD R. CARPENTER
CLERK

RECEIVED BY E-MAIL

FILED
DEC - 8 2011
CLERK OF THE SUPREME COURT
STATE OF WASHINGTON

No. 86511-6

SUPREME COURT
OF THE STATE OF WASHINGTON

DEBRA LOEFFELHOLZ,

Respondent,

v.

UNIVERSITY OF
WASHINGTON and JAMES
LUKEHART and JANE DOE
LUKEHART, and the marital
community comprised
thereof,

Petitioners.

PETITIONERS' FIRST
STATEMENT OF
ADDITIONAL AUTHORITY

The University of Washington and James Lukeheart,
petitioners, submit the following additional authority:

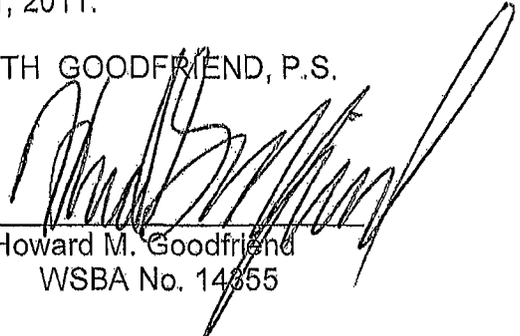
Crownover v. State ex rel. its Dept. of Transp., ___ Wn.
App. ___, 2011 WL 5924540 (Div. 3, Nov. 29, 2011) (affirming
summary judgment dismissing hostile work environment claims on
statute of limitations grounds; supervisor's comment made to entire
work crew that they would spend "quality time" together was

ORIGINAL

"facially innocuous" and did "not reasonably and objectively allow us to conclude the conduct was sexual in nature or motivated by gender discrimination;" dismissal required because employees identified no other acts contributing to hostile work environment within the three years of filing suit.) See Petition for Review at 16-19; Brief of Respondents at 13-21.

DATED this 6th day of December, 2011.

SMITH GOODFRIEND, P.S.

By: 

Howard M. Goodfriend
WSBA No. 14855

1109 First Avenue, Suite 500
Seattle, WA 98101-2988
(206) 624-0974

Attorneys for Petitioners