

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

RECEIVED BY E-MAIL *bjh*

STATE OF WASHINGTON,)

No. 88140-5

Respondent,)

STATEMENT OF
ADDITIONAL
AUTHORITY

PAMELA DESKINS,)

Petitioner.)

Pursuant to RAP 10.8, appellant cites to the following additional authority:

On the issue of whether former RCW 16.52.200 rather than the general probation statute controls the authority of a trial court to order forfeiture:

State v. Adlington-Kelly, 95 Wn.2d 917, 920-21, 631 P.2d 954 (1981) ("under the rule of lenity, a criminal statute cannot be interpreted so as to increase the penalty imposed, absent clear evidence of legislative intent to do so.").

Kahler v. Kernes, 42 Wn. App. 303, 308, 711 P.2d 1043 (1985) (applying rule of lenity in holding former RCW 69.50.505(a)(4) did not apply to forfeiture of truck).

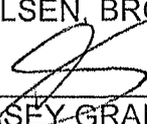
On the issue of whether due process was violated in imposing the cost of animal care:

State v. Ford, 137 Wn.2d 472, 481, 973 P.2d 452 (1999) (due process requires the State to provide sentencing information that has "some minimal indicium of reliability *beyond mere allegation*."") (quoting United States v. Ibarra, 737 F.2d 825, 827 (9th Cir.1984)).

DATED this 12~~th~~ day of December 2013.

Respectfully submitted,

NIELSEN, BROMAN & KOCH



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From: Patrick Mayovsky <MayovskyP@nwattorney.net>
Sent: Thursday, December 12, 2013 3:01 PM
To: OFFICE RECEPTIONIST, CLERK
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Subject: State of Washington v. Pamela D. Deskins , No. 88140-5 / Statement of Additional Authority
Attachments: Pamela Deskins - Statement of Additional Authority.pdf

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

State v. Pamela Deskins

No. 88140-5

Statement of Additional Authority

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