

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)

Respondent,)

vs.)

DOMINIC BAIRD,)

Appellant.)

RECEIVED BY E-MAIL *b/h*

No. 90419-7

STATEMENT OF
ADDITIONAL
AUTHORITY

Pursuant to RAP 10.8, respondent Baird cites to the following additional authority:

State v. Jeter, 30 Wn. App. 360, 362, 634 P.2d 312, 314 (1981) (exigent circumstances did not justify police entry without knocking to execute search warrant because, "A belief that contraband will be destroyed must be based upon sounds or activities observed at the scene or specific prior knowledge that a particular suspect has a propensity to destroy contraband. . . . No blanket exception exists for narcotics cases, in spite of the relative ease of disposal of drugs.") (citing State v. Harris, 12 Wn. App. 481, 491, 530 P.2d 646 (1975); State v. Wilson, 9 Wn. App. 909, 914, 515 P.2d 832 (1973); State v. Singleton, 9 Wn. App. 399, 512 P.2d 1119 (1973); State v. Hatcher, 3 Wn. App. 441, 475 P.2d 802 (1970)).

DATED this 7th day of May, 2015.

Respectfully submitted,

NIELSEN, BROMAN & KOCH

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Subject: State v. Dominic Baird, No. 90419-7 / Statement of Additional Authority

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

State v. Dominic Baird

No. 90419-7

Statement of Additional Authority

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