

RECEIVED

JUN 02 2016

WASHINGTON STATE
SUPREME COURT

bjh

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

IN THE SUPREME COURT
OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,

Petitioner and Respondent,

NO. 91438-9

v.

STATEMENT OF ADDITIONAL
AUTHORITY

KISHA LASHAWN FISHER, and
COREY TROSCLAIR,

Petitioner and Respondent.

Petitioner respondent State of Washington respectfully submits the following
additional authority pursuant to RAP 10.8:

1. As to the issues of sufficiency of the redactions of the taped statements, and the denial
of severance, the State submits *State v. Moses*, ___ Wn.App. ___, ___ P.3d ___, 2016 WL
1458352(Division II, April 12, 2016) (“The admission of Aimee's redacted statement did not
violate Justin's Sixth or Fourteenth Amendment rights under the confrontation clause because
the statements were not inculpatory, they were properly redacted, and the trial court instructed

FILED AS
ATTACHMENT TO EMAIL



ORIGINAL

1 the jury not to consider Aimee's statements when considering Justin's charges.") as additional
2 authority.

3
4 DATED: Wednesday, June 01, 2016.

5 MARK LINDQUIST
6 Pierce County
7 Prosecuting Attorney

8 
9 _____
10 JAMES SCHACHT
11 Deputy Prosecuting Attorney
12 WSB # 17298

13 Certificate of Service:

14 The undersigned certifies that on this day
15 she delivered by U.S. Mail of ABC-LMI delivery
16 to the attorney of record for the appellant/respondent
17 a true and correct copy/copies of the document to which this
18 certificate is attached. This statement is certified
19 to be true and correct under penalty of perjury of the
20 laws of the State of Washington. Signed at Tacoma,
21 Washington, on the date below.

22 6/2/16 J. Johnson
23 Date Signature

OFFICE RECEPTIONIST, CLERK

From: OFFICE RECEPTIONIST, CLERK
Sent: Thursday, June 02, 2016 9:12 AM
To: 'Heather Johnson'
Cc: Stephanie Cunningham; KARSdroit@aol.com
Subject: RE: State v. Kisha Fisher & Corey Trosclair--91438-9

Received 6/2/2016.

Supreme Court Clerk's Office

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

From: Heather Johnson [mailto:hjohns2@co.pierce.wa.us]
Sent: Thursday, June 02, 2016 9:07 AM
To: OFFICE RECEPTIONIST, CLERK <SUPREME@COURTS.WA.GOV>
Cc: Stephanie Cunningham <scattorney@yahoo.com>; KARSdroit@aol.com
Subject: State v. Kisha Fisher & Corey Trosclair--91438-9

James Schacht, WSB No. 17298
jschac@co.pierce.wa.us
(253)798-6592

Attached please find the Motion to Disregard Record Citations and Argument in Respondent Trosclair's Supplemental Authority