

Feb 17, 2017, 12:16 pm

RECEIVED ELECTRONICALLY

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,

Respondent,

v.

ZAIDA CARDENAS-FLORES,

Appellant.

No. 93385-5

Clark County No. 13-1-00502-6

STATEMENT OF ADDITIONAL
AUTHORITIES

Pursuant to RAP 10.8, the Respondent, State of Washington, represented by the Prosecuting Attorney for Clark County, by and through his Deputy, Aaron T. Bartlett, hereby supplements the record with this Statement of Additional Authorities:

1. RCW 9A.16.100 - Use of force on children—Policy—Actions presumed unreasonable (stating “It is the policy of this state to protect children from assault and abuse and to encourage parents . . . to use methods of correction and restraint of children that are not dangerous to the children” and listing actions by a parent when done to a child that are presumed to be unreasonable).
2. RCW 9A.16.020 - Use of force—When lawful (statute lists multiple ways in which a person using force against another is “not unlawful”)
3. WPIC 17.02 – Lawful Force (pattern instruction given when there has been evidence presented that supports this “defense” and a party requests it)

STATEMENT OF ADDITIONAL AUTHORITIES- 1

CLARK COUNTY PROSECUTING ATTORNEY
1013 FRANKLIN STREET • PO BOX 5000
VANCOUVER, WASHINGTON 98666-5000
(360) 397-2261 (OFFICE)
(360) 397-2230 (FAX)

1 Respectfully submitted this 17 day of Feb, 2017.

2 Respectfully Submitted,

3 ANTHONY F. GOLIK
4 Prosecuting Attorney
5 Clark County, Washington

6 By:


7 AARON T. BARTLETT, WSBA #39710
8 Deputy Prosecuting Attorney
9 OID No. 91127
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27