

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

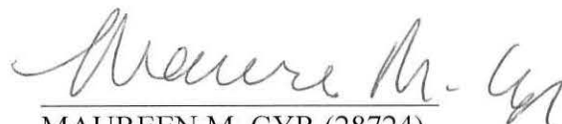
STATE OF WASHINGTON,)	No. 93453-3
Respondent,)	
)	STATEMENT
v.)	OF ADDITIONAL
)	AUTHORITY
JOHN HENRY JOHNSON,)	(RAP 10.8)
Appellant.)	

Pursuant to RAP 10.8, petitioner John Henry Johnson submits the following additional authority for the consideration of the Court in the above-captioned matter:

State v. Jussila, __ Wn. App. __, No. 32684-5-III (Feb. 28, 2017) (holding Musacchio v. United States, 577 U.S. __, 136 S. Ct. 709, 193 L. Ed. 2d 639 (2016) does not limit a state's law of the case doctrine and applying remedy of reversal and dismissal when State fails to prove added element in to-convict jury instruction).

DATED this 1st day of March, 2017.

Respectfully submitted,


MAUREEN M. CYR (28724)
Attorney for Appellant

Statement of Additional Authority

Washington Appellate Project
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The undersigned certifies under penalty of perjury under the laws of the State of Washington that on the below date, the original of the document to which this declaration is affixed/attached, was filed in the **Washington State Supreme Court** under **Case No. 93453-3**, and a true copy was mailed with first-class postage prepaid or otherwise caused to be delivered to the following attorney(s) or party/parties of record at their regular office or residence address as listed on ACORDS:

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respondent Mara Rozzano
Snohomish County Prosecuting Attorney
[mrozzano@snoco.org]
- petitioner
- Attorney for other party


MARIA ANA ARRANZA RILEY, Legal Assistant
Washington Appellate Project

Date: March 1, 2017

WASHINGTON APPELLATE PROJECT

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Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 93453-3
Appellate Court Case Title: State of Washington v. John Henry Johnson

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