

FILED
Sep 14, 2016
Court of Appeals
Division I
State of Washington

NO. 72913-6-I

COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION I

STATE OF WASHINGTON,

Respondent,

v.

DAREN MORALES,

Appellant.

APPEAL FROM THE SUPERIOR COURT FOR KING COUNTY

THE HONORABLE TANYA L. THORP

SUPPLEMENTAL BRIEF OF RESPONDENT

DANIEL T. SATTERBERG
King County Prosecuting Attorney

DONALD J. PORTER
Senior Deputy Prosecuting Attorney
Attorneys for Respondent

King County Prosecuting Attorney
W554 King County Courthouse
516 3rd Avenue
Seattle, Washington 98104
(206) 477-9497

In light of the Washington State Supreme Court's decision in State v. Goss, No. 92274-8, this Court directed supplemental briefing strictly limited to the question:

In light of Goss, is there insufficient evidence to convict Morales of child molestation in the second degree?

In his supplemental brief, Morales acknowledged that Goss held that the lower limit of the age range is not an element of child molestation, and that, therefore, there was sufficient evidence to convict Morales of child molestation in the second degree. The State concurs on this limited point, but the arguments made by the State in its response brief and at oral argument are not impacted.

DATED this 14 day of September, 2016.

Respectfully submitted,

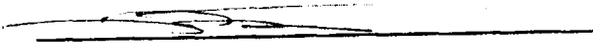
DANIEL T. SATTERBERG
King County Prosecuting Attorney

By: 
DONALD J. PORTER, WSBA #20164
Senior Deputy Prosecuting Attorney
Attorneys for Respondent
Office WSBA #91002

Certificate of Service by Electronic Mail

Today I directed electronic mail addressed to the attorney for the appellant, Mick Woynarowski, containing a copy of the Supplemental Brief of Respondent, in STATE V. DAREN M. MORALES, Cause No. 72913-6-I, in the Court of Appeals, Division I, for the State of Washington.

I certify under penalty of perjury of the laws of the State of Washington that the foregoing is true and correct.



Done in Seattle, Washington

Date : Sept. 14, 2016