

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

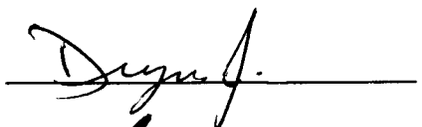
STATE OF WASHINGTON,)	
)	No. 67675-0-1
Respondent,)	
)	DIVISION ONE
v.)	
)	UNPUBLISHED OPINION
E.W.,)	
B.D. 07/30/95,)	
)	
Appellant.)	FILED: MAR 04 2013

FILED
 COURT OF APPEALS DIV 1
 STATE OF WASHINGTON
 2013 MAR -4 AM 8:54

PER CURIAM. – E.W. appeals his convictions in juvenile court for three counts of making threats to bomb or injure property. He contends the information was defective for failing to allege that he made a “true threat.” His contention is controlled by the State Supreme Court’s recent decision in State v. Allen, No. 86119-6, 2013 WL 259383 (Wash. Jan. 24, 2013) (“true threat” concept defines the threat element of an offense; it is not itself an element that must be included in either the information or the to-convict instruction).

Affirmed.

For the court:



 COX, J.

