IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

IN THE MATTER OF THE PERSONAL RESTRAINT OF: JEFFREY NELSON, Petitioner.)	No. 69067-1-I		
))))	DIVISION ONE UNPUBLISHED OPINIO	ON =	
		FILED: SEP 2 3 2013	Manual Page 1	

PER CURIAM. Jeffrey Nelson files this personal restraint petition challenging, among other things, a community custody condition that he "not possess or access pornographic materials, as directed by the supervising Community Corrections Officer." The State's concession that the condition is unconstitutionally vague is well taken. See <u>State v. Bahl</u>, 164 Wn.2d 739, 193 P.3d 678 (2008). We accept the concession and grant the personal restraint petition. The matter is remanded to the trial court for amendment of the judgment and sentence consistent with <u>Bahl</u>, 164 Wn.2d at 758-62.

For the court:

¹ The Acting Chief Judge previously dismissed Nelson's remaining claims as frivolous.