IN THE COURT OF APPEALS FOR THE STATE OF WASHINGTON DIVISION ONE

UNION BANK, N.A., a national banking association,) No. 71168-7-I)	6
Appellant,)))	STATE OF
V.)	ω _≸
CHARLES M. DEYO and LAURIE L. DEYO, individually and the marital community thereof, Respondents.	OPINION OPINION FILED: APR 1 3 2015 OPINION	AM 9: 19
)	
PER CURIAM — Following the Wasl	hington Supreme Court's decision in	
Washington Federal v. Harvey, Wn.2	2d, 340 P.3d 846, 2015 WL 114165	5 (2015),
the parties in this appeal filed a stipulated	d motion for reversal of the trial court's o	order

We accept the parties' concession, reverse, and remand for further proceedings.

dismissing this action under CR 12(b)(6). The parties also stipulate that the trial court

on remand shall determine the amount of any award for attorney fees and costs

incurred in the appellate proceedings.

FOR THE COURT:

Becker, ...