IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

ANN RULE,) NO. 71706-5-I
Appellant,) DIVISION ONE
V.)
RICK SWART; SEATTLE WEEKLY LLC, a Limited Liability Company; CALEB HANNAN, and) UNPUBLISHED OPINION)
Respondents,)
VILLAGE VOICE MEDIA HOLDINGS, LLC, an Arizona Limited Liability Company;) FILED: June 22, 2015 2015 STATE OF AS) 22
Defendant.	
LAU, J. — The anti-SLAPP statute, RCW 4.24.525, is invalid. Davis v. Cox	
No. 90233-0 (Wash, May 28, 2015). This case is remanded to the trial court with	

instructions to vacate the judgment entered against the appellant and for further proceedings.

Neither party is entitled to an award of attorney fees. As the prevailing party, appellant is entitled to an award of costs.

Reverse and remand for further proceedings.

WE CONCUR:

Trickey, I

Becker, .