## IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,	)
5	) No. 68352-7-I
Respondent,	) ) DIVISION ONE
V.	) )
KAREN ELIZABETH AMADOR,	) UNPUBLISHED OPINION
Appellant.	) FILED: February 19, 2013

Per Curiam – Karen Amador appeals her conviction following a bench trial for first degree theft. She argues, and the State concedes, that the matter must be remanded for entry of the findings of fact and conclusions of law required by CrR 6.1(d); State v. Head, 136 Wn.2d 619, 624, 964 P.2d 1187 (1998). Because the court made no adequate oral or written findings, we accept the concession of error.

Remanded for proceedings consistent with this opinion.

For the court:

Duy, J. Cox, J. Scleiveller, J