

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,	)	
	)	No. 63119-5-I
Respondent,	)	
	)	DIVISION ONE
v.	)	
	)	
M.W.,	)	UNPUBLISHED OPINION
DOB: 5/10/94,	)	
	)	
Appellant.	)	FILED: December 21, 2009

PER CURIAM. M.W. appeals his juvenile court conviction for attempted first degree robbery. He contends the conviction must be reversed because the juvenile court failed to enter findings of fact and conclusions of law as required by JuCR 7.11(d). But the findings and conclusions were recently entered and their delayed entry is not reversible error absent actual prejudice. State v. Royal, 122 Wn.2d 413, 423, 858 P.2d 259 (1993); State v. Head, 136 Wn.2d 619, 624–25, 964 P.2d 1187 (1998). M.W. has not challenged the findings and conclusions or alleged any prejudice. Accordingly, their delayed entry does not warrant relief.

Affirmed.

For the court:

Dwyer, A.C.J.  
Becker, J.

No. -1/2

Cox, J.