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

STATE OF WASHINGTON,)	
)	
Respondent,)	
)	
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)	
KHAIR A. SIDDIQ,)	
Appellant.)	

No. 70234-3-I

UNPUBLISHED OPINION

FILED: MAY 1 2 2014

PER CURIAM — Khair Siddiq appeals his conviction for second degree assault, arguing that the court erred in refusing a "to-convict" instruction that required the State to prove the absence of self-defense. But Siddiq concedes that the court gave a separate instruction regarding the State's burden of proof on self-defense and that our Supreme Court approved that procedure in <u>State v. Hoffman</u>, 116 Wn.2d 51, 109, 804 P.2d 577 (1991) (to-convict instruction need not contain the absence of self-defense so long as a separate instruction informs the jury of the State's burden of proof). Although Siddiq argues that <u>Hoffman</u> is inconsistent with subsequent cases and should not be followed, none of the cited cases question <u>Hoffman</u>'s holding, which is binding on this court. <u>State v. Gore</u>, 101 Wn.2d 481, 487, 681 P.2d 227 (1984).

Affirmed.

FOR THE COURT: