IN THE COURT OF APPEALS OF	THE STATE OF WASHINGTON
STATE OF WASHINGTON,	
Respondent,	No. 77898-6-1
respondent,	DIVISION ONE
V.	UNPUBLISHED OPINION 9
SHYLA MARIE DUNAYSKI,	· · · · · · · · · · · · · · · · · · ·
Appellant.	) FILED: JUL 3 0 2018

PER CURIAM — Shyla Marie Dunayski appeals from the judgment and sentence entered after a jury found her guilty of two counts of unlawful possession of a controlled substance and two counts of bail jumping. We accept the State's concession that the deputy prosecutor committed prejudicial misconduct by repeatedly asking the appellant whether a testifying police officer was lying. See State v. Ramos, 164 Wn. App. 327, 334, 263 P.3d 1268 (2011). Accordingly, we reverse appellant's conviction for two counts of unlawful possession of a controlled substance. On remand, consistent with its intention, the trial court should also correct the judgment and sentence to include only mandatory legal financial obligations.

Reversed in part and remanded for further proceedings.

FOR THE COURT: