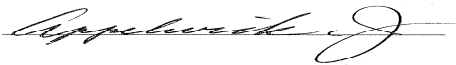


IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)	
)	No. 65969-3-1
Respondent,)	
)	DIVISION ONE
v.)	
)	UNPUBLISHED OPINION
CHRISTOPHER ALLEN MAZDRA,)	
)	
Appellant.)	FILED: September 6, 2011

PER CURIAM. Christopher Mazdra appeals the trial court’s order revoking his August 9, 2010, Special Sex Offender Sentencing Alternative (SSOSA) disposition. In a “Joint Motion to Concede and Remand,” the parties agree that one of the trial court’s bases for revoking the SSOSA – i.e. that Mazdra had not completed sex offender treatment -- is not supported by the record and that the matter must be remanded for a new revocation hearing. Because this basis for the court’s decision was not mentioned until after the court’s tentative oral ruling, it is unclear what weight the court gave it and whether the court would have revoked the SSOSA in its absence. Accordingly, we accept the concession, grant Mazdra’s motions to withdraw his supplemental brief and statement of additional grounds for review, and remand for a new revocation hearing.

For the Court:


Cox, J.

Spencer, J.