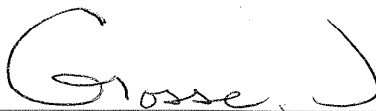


**IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON**

JOY LYNN ANDERSON, MARISSA )  
ESSAD, STACEY GUZEK, RICKIE ) No. 66140-0-I  
MALONE, and JOAN SIAS, )  
 ) DIVISION ONE  
 )  
 ) Petitioners, )  
 ) UNPUBLISHED OPINION  
 )  
 ) v. )  
 )  
 ) SEATTLE SCHOOL DISTRICT NO. 1, )  
 ) KING COUNTY, STATE OF )  
 ) WASHINGTON, BOARD OF )  
 ) DIRECTORS OF SEATTLE SCHOOL )  
 ) DISTRICT NO. 1, and MARIA )  
 ) GOODLOE-JOHNSON, Superintendent )  
 ) and Secretary of the Board, )  
 )  
 ) Respondents, )  
 )  
 ) SCOTT E. STAFNE, )  
 )  
 ) FILED: November 14, 2011  
 )  
 ) Appellant. )

Grosse, J. — Under RAP 3.1 only an aggrieved party may seek review by the appellate court. An aggrieved party is one whose proprietary, pecuniary, or personal rights are substantially affected. Here, the superior court dismissed the administrative appeal of several petitioners who were represented by Scott Stafne. They did not appeal, but Stafne did. Because Stafne was not a party in the action below and his rights are not affected, he is not “aggrieved” and thus has no standing to seek review.

Accordingly, we dismiss the appeal.

  
\_\_\_\_\_

WE CONCUR:

Appelwick, J.

Dupe, C. S.