

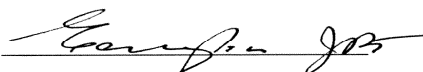
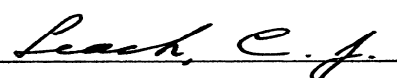
IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION ONE

STATE OF WASHINGTON,	)	
	)	No. 67340-8-1
Respondent,	)	
	)	
v.	)	
	)	
W.R., JR.,	)	
D.O.B. 09/26/96,	)	UNPUBLISHED OPINION
	)	
Appellant.	)	FILED: October 29, 2012
	)	

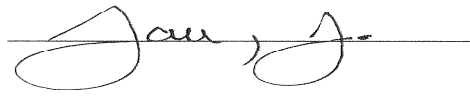
Per Curiam — W.R. appeals a juvenile court disposition finding him guilty of second degree rape by forcible compulsion. He contends the court erred in requiring him to prove that the charged act was consensual. He concedes this contention is at odds with State v. Camara, 113 Wn.2d 631, 781 P.2d 483 (1989), but argues that Camara rests on a flawed reading of United States Supreme Court precedent. Our Supreme Court rejected a similar challenge to Camara in State v. Gregory, 158 Wn.2d 759, 801-04, 147 P.3d 1201 (2006). Gregory and Camara control W.R.'s contention here.

Affirmed.

FOR THE COURT:

No. 68060-9-1/2

A handwritten signature in cursive script, appearing to read "Jaw J", written over a horizontal line.