

Tristen L. Worthen
Clerk/Administrator

(509) 456-3082
TDD #1-800-833-6388

The Court of Appeals
of the
State of Washington
Division III



500 N Cedar ST
Spokane, WA 99201-1905

Fax (509) 456-4288
<http://www.courts.wa.gov/courts>

August 20, 2024

Evangeline Stratton
Zyreena Choudhry
Family Violence Appellate Project
1700 7th Ave., Suite 2100
Seattle, WA 98101
estratton@fraplav.org
zchoudhry@fvaplav.org

CASE # 391124
State of Washington v. Jose Agustin Sanchez
OKANOGAN COUNTY SUPERIOR COURT No. 2110019724

Dear Counsel:

Enclosed is your copy of this Court's Order Granting Motion to Publish Court's Opinion in Part of June 6, 2024, which was filed today.

Sincerely,

Tristen L. Worthen
Clerk/Administrator

TLW:ko
Enc.

Email: Ariana Downing
Gregory Charles Link
Washington Appellate Project
1511 3rd Ave Ste 610
Seattle, WA 98101-1683

Email:
Prosecuting Attorney Okanogan County
Okanogan County Prosecuting Attorney
237 Fourth Avenue North 3rd Floor
Okanogan, WA 98840

Email: Jennifer Paige Joseph
King County Prosecutor's Office
516 3rd Ave Ste W554
Seattle, WA 98104-2362

FILED
AUGUST 20, 2024
In the Office of the Clerk of Court
WA State Court of Appeals, Division III

COURT OF APPEALS, DIVISION III, STATE OF WASHINGTON

STATE OF WASHINGTON,)	No. 39112-4-III
)	
Respondent,)	
)	
v.)	ORDER GRANTING THIRD PARTY
)	MOTION TO PUBLISH OPINION
JOSE AGUSTIN SANCHEZ,)	IN PART
)	
Appellant.)	

THE COURT has considered Evangeline Stratton, Family Violence Appellate Project’s third party motion to publish opinion and is of the opinion the motion should be granted. Therefore,

IT IS ORDERED, the motion to publish is granted. The opinion filed by the court on June 6, 2024 shall be modified on page 1 to designate it is an opinion published in part.

On pages 6 and 7, the references to Ms. Thomas in the block quote shall be changed to B.T.

On page 19 the following language shall be inserted before section 5. Sentencing Issues:

A majority of the panel having determined that only the foregoing portion of this opinion will be printed in the Washington Appellate Reports

No. 39112-4-III
State v. Sanchez
Order – Page 2

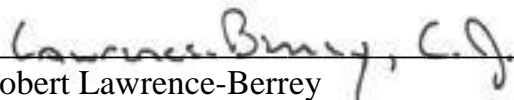
and that the remainder, having no precedential value, shall be filed for public record pursuant to RCW 2.06.040, it is so ordered.

And on page 23 by deletion of the following language:

A majority of the panel has determined that this opinion will not be printed in the Washington Appellate Reports but it will be filed for public record pursuant to RCW 2.06.040.

PANEL: Judges Staab, Lawrence-Berrey, Cooney

FOR THE COURT:



Robert Lawrence-Berrey
Chief Judge