2020 FEB 24 PM 25

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR COUNTY OF WHATCOM

STATE OF WASHINGTON, Plaintiff,

JAMES VICTOREO RABANG,

Defendant.

Co-Defendants:

v.

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LISA MARIE RABANG, C00094696 MICHAEL J. RABANG, C00094698 FRANCISCO J. RABANG, C00094699 NO. C0094697

SUPPLEMENT TO CrRLJ 8.3(c) MOTION TO DISMISS

Defendant James Victoreo Rabang, a Nooksack Tribal member, supplements his February 5, 2020, CrRLJ 8.3(c) Motion to Dismiss, with this reliance upon *State v. Knapstad*, 41 Wn. App. 781, 788, 706 P.2d 238 (1985), *aff'd*, 107 Wn.2d 346, 729 P.2d 48 (1986), which allows this Court to consider unavailable evidence of guilt under RCW 77.15.380(1), as grounds to dismiss. The State cannot proffer sufficient evidence that Defendant was a non-Indian who needed to have "purchased the appropriate fishing or shellfishing license," before he engaged in subsistence clamming on the Semiahmoo Spit—a usual and accustomed Nooksack fishing place—on May 10, 2019. *Knapstad*, 41 Wn. App. at 788; 12 Stat. 927 (Jan. 22, 1855), Art. V. Therefore, "in the interest of justice," this case should now be dismissed. *Id*.

SUPPLEMENT TO CrRLJ 8.3(c) MOTION TO DISMISS - 1

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DISMISS - 2

GALANDA BROADMAN, PLLC Gabriel S. Galanda, WSBA #30331 P.O. Box 15146, Seattle, WA 98115 Phone: (206) 557-7509 Fax: (206) 299-7690 Email: gabe@galandabroadman.com Attorneys for James Victoreo Rabang GALANDA BROADMAN, PLLC SUPPLEMENT TO CrRLJ 8.3(c) MOTION TO

8606 35th Avenue, NE, Ste. L1 Mailing: P.O. Box 15146 Seattle, Washington 98115 (206) 557-7509

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CERTIFICATE OF SERVICE

- I, Wendy Foster, declare as follows:
- I am now and at all times herein mentioned a legal and permanent resident of the United States and the State of Washington, over the age of eighteen, not a party to the aboveentitled action, and competent to testify as a witness.
- I am employed with the law firm of Galanda Broadman PLLC, 8606 35th Avenue
 NE Suite L1, Seattle, WA 98115.
 - 3. Today, I served the foregoing document via email and USPS on the following:

Jesse Corkern Whatcom County Prosecutor's Office 311 Grand Avenue, Suite 201 Bellingham, WA 98225 JCorkern@co.whatcom.wa.us

The foregoing statement is made under penalty of perjury under the laws of the State of Washington is true and correct.

DATED this 20th day of February, 2020.

WENDY FOSTER

IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR COUNTY OF WHATCOM

STATE OF WASHINGTON,
Plaintiff,
v.

JAMES VICTOREO RABANG,
Defendant.

Co-Defendants:

LISA MARIE RABANG, C00094696
MICHAEL J. RABANG, C00094698
FRANCISCO J. RABANG, C00094699

NO. C0094697

[PROPOSED] ALTERNATIVE ORDER GRANTING CrRLJ 8.3(c) MOTION TO DISMISS

CONCLUSIONS OF LAW

1. This Court has jurisdiction over the parties and subject matter herein.

[PROPOSED] ALTERNATIVE ORDER GRANTING CrRLJ 8.3(c) MOTION TO DISMISS -

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