IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION II

KITSAP COUNTY, a political subdivision of the State of Washington,

Respondent,

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KITSAP RIFLE AND REVOLVER CLUB, a not-for-profit corporation registered in the State of Washington, and JOHN DOES and JANE DOES I-XX, inclusive,

Appellants,

IN THE MATTER OF NUISANCE AND UNPERMITTED CONDITIONS LOCATED AT: One 72-acre parcel identified by Kitsap County Tax Parcel ID No. 362501-4-002-1006 with street address 4900 Seabeck Highway NW, Bremerton, Washington. Defendant. Consol. Nos. 43076-2-II 43243-9-II

RULING DENYING COSTS



A Published Opinion was filed by this court on October 28, 2014. Respondent Kitsap County seeks its costs as the prevailing party in this appeal. RAP 14.2. It requests \$200 in costs. RAP 14.3(a). Appellant Kitsap Rifle and Revolver Club objects to an award of costs on the grounds that there is no "substantially prevailing party on review" in this matter, as required by RAP 14.2. After reviewing the opinion, this court concludes that neither party substantially prevailed. *Guillen v. Contreras*, 169 Wn.2d 769, 775, 238 P.3d 1168 (2010). Accordingly, it is hereby

ORDERED that the Respondent Kitsap County's cost bill is denied.

DATED this 22 day of July , 2014. mB ndt Eric B. Schmidt

Eric B. Schmidt Court Commissioner

cc: David S. Mann Matthew A. Lind C.D. Michel Richard B. Sanders Brian D. Chenowith Brooks M. Foster Jenine E. Christensen Christine M. Palmer Neil R. Wachter