

ORIGINAL

IN THE SUPREME COURT OF OHIO

STATE OF OHIO,	:
	:
PLAINTIFF-APPELLEE,	: Case No. 2012-1410
	:
v.	: On Discretionary Appeal from the
	: Hamilton County Court of Appeals
ERIC LONG, A MINOR CHILD	: First Appellate District, No. C-110160
	:
DEFENDANT-APPELLANT.	:

SUPPLEMENTAL AUTHORITY OF APPELLANT ERIC LONG, A MINOR CHILD

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Hamilton County Prosecutor

Office of the Ohio Public Defender

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SUPREME COURT OF OHIO

SUPPLEMENTAL AUTHORITY OF APPELLANT ERIC LONG, A MINOR CHILD

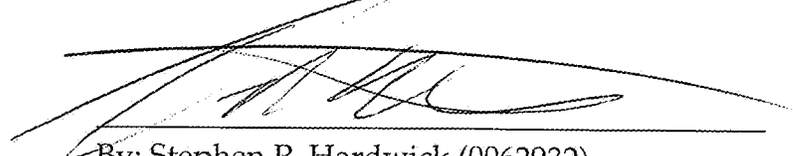
Pursuant to S.Ct.Prac.R. 17.09(B), Appellant Eric Long submits the following supplemental authority on the question of whether trial courts, before sentencing a child to life without parole for a homicide, must consider as mitigation the specific factors listed in *Miller v. Florida*, 567 U.S. ___, 132 S. Ct. 2455, (2012):

State v. Ragland, ___ N.W.2d ___, 2013 Iowa Sup. LEXIS 94, *29-*30, *38 (Iowa, Aug. 16, 2013) (*Miller* "explain[ed] the factors that must be considered by the sentencing court at the time of sentencing. . . . Ragland has been deprived of the constitutional mandate that youths be sentenced pursuant to the *Miller* factors. . . . Ragland was entitled to be sentenced with consideration of the factors identified in *Miller*.").

State v. Null, ___ N.W.2d ___, 2013 Iowa Sup. LEXIS 93, *97 (Iowa, Aug. 16, 2013) (Before *Miller*, the trial court considered mitigating factors related to youth, but "[n]ow that we and the Supreme Court have provided clearer guidance on the considerations to be given in sentencing, the appropriate course is to vacate the sentence imposed on Null and remand the case to the district court.").

Respectfully submitted,

Office of the Ohio Public Defender



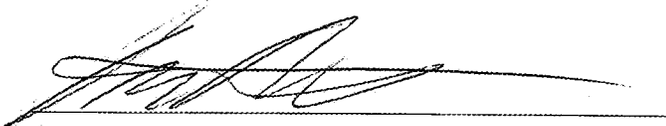
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Certificate of Service

I hereby certify that a true copy of the foregoing Supplemental Authority of Appellant Eric Long, a minor child was forwarded by electronic mail to Ronald W. Springman, ron.springman@hcpros.org, on this 19th of August, 2013.



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