

1986

## Utah v. Northrup : Unknown

Utah Court of Appeals

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### Recommended Citation

Legal Brief, *Utah v. Northrup*, No. 860369 (Utah Court of Appeals, 1986).  
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UTAH COURT OF APPEALS  
BRIEF



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DOCKET NO. 860369-CA

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RECEIVED  
JAN 19 1988  
860369-CA  
COURT OF APPEALS

Re: State v. Northrup, Case No. 860369-CA

Dear Mr. Shea:

I wish to cite to the Court State v. Branch, 743 P.2d 1187, 1189 (Utah 1987) ("In the absence of clear error, we uphold a trial judge's factual assessment underlying a decision to grant or deny a suppression motion."), and State v. Mildenhall, 70 Utah Adv. Rep. 17, 19, \_\_\_ P.2d \_\_\_, \_\_\_ (Utah 1987) ("We will not reverse a ruling on the admissibility [of evidence] unless the ruling created a likelihood of injustice."), as additional authority in support of the State's argument in Northrup that the trial court's ruling on defendant's suppression motion should be affirmed.

Also, as additional authority in support of the State's argument that the officers' warrantless entry into defendant's residence may have been justified under the exigent circumstance exception to the warrant requirement, see Br. of Resp. at 11-12, I wish to cite State v. Ashe, 69 Utah Adv. Rep. 18, 19-25, \_\_\_ P.2d \_\_\_, \_\_\_ (1987).

These supplemental authorities are submitted pursuant  
to Utah R. Ct. App. 24(j).

Sincerely,

A handwritten signature in cursive script that reads "David B. Thompson".

DAVID B. THOMPSON  
Assistant Attorney General

DBT:bks

cc: David L. Grindstaff