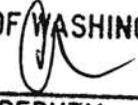


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COURT OF APPEALS
DIVISION II

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CAUSE No. 43265-0-II

STATE OF WASHINGTON

BY 
DEPUTY

IN THE COURT OF APPEALS, DIVISION II
OF THE STATE OF WASHINGTON

ROBERT LISLE HALE, Personal Representative of the ESTATE OF
LISLE HALE, deceased; CLARA HALE, surviving spouse of LISLE
HALE; ROBERT L. HALE; DONALD HALE; and TRICIA HALE,

Appellants,

v.

BRIDGE BUILDERS, LTD.; MINDI R. BLANCHARD and John Doe
Blanchard; BRENDA CARPENTER and John Doe Carpenter; JANET
WATRAL and John Doe Watral,

Respondents.

BRIEF OF RESPONDENT JANET WATRAL

Ketia B. Wick, WSBA #27219
Karin J. Mitchell, WSBA #44101
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Attorneys for Respondent Janet Watral

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TABLE OF AUTHORITIES

Respondent Janet Watral hereby joins Respondent Bridge Builders in its brief under RAP 10.1(g) and incorporates by reference the entirety of Respondent Bridge Builders brief as if set forth fully herein.

I. INTRODUCTION

This appeal arises out of claims for declaratory and other relief respecting Janet Watral, and the services provided by Bridge Builders, Ltd. to Lisle and Clara Hale. Respondent Janet Watral hereby joins Respondent Bridge Builders in its brief under RAP 10.1(g) and incorporates by reference the entirety of Respondent Bridge Builders brief as if set forth fully herein.

II. ASSIGNMENT OF ERROR

Respondent Janet Watral hereby joins Respondent Bridge Builders in its brief under RAP 10.1(g) and incorporates by reference the entirety of Respondent Bridge Builders brief as if set forth fully herein.

III. ISSUES PERTAINING TO ASSIGNMENT OF ERROR

Respondent Janet Watral hereby joins Respondent Bridge Builders in its brief under RAP 10.1(g) and incorporates by reference the entirety of Respondent Bridge Builders brief as if set forth fully herein.

IV. STATEMENT OF THE CASE

Respondent Janet Watral hereby joins Respondent Bridge Builders in its brief under RAP 10.1(g) and incorporates by reference the entirety of Respondent Bridge Builders brief as if set forth fully herein.

V. ARGUMENT

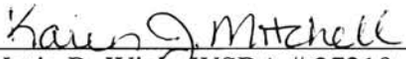
Respondent Janet Watral hereby joins Respondent Bridge Builders in its brief under RAP 10.1(g) and incorporates by reference the entirety of Respondent Bridge Builders brief as if set forth fully herein.

VI. CONCLUSION

The trial court did not err in granting summary judgment and Janet Watral respectfully requests that the Court of Appeals affirm the trial court.

July 24, 2012

Respectfully submitted,



Ketia B. Wick, WSBA # 27219
Karin J. Mitchell, WSBA #44101

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CERTIFICATE OF SERVICE

I hereby certify under penalty of perjury under the laws of the State of Washington that that I delivered a copy of the foregoing Respondents' Brief via email and first class U.S. Mail to Steve Eugster and Matthew T. Boyle Boyle, on July 24, 2012.

Johnson, Graffe, Keay, Moniz, & Wick, LLP


Sarah Lacy

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