

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,
Respondent,

v.

DALE L. SCHWAB, Jr,
Petitioner.

No. 79262-3

STATEMENT OF
ADDITIONAL
AUTHORITY
(RAP 10.8)

CLERK

BY RONALD R. CARPENTER

07 JUN 15 AM 8:05

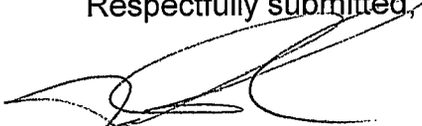
RECEIVED
SUPREME COURT
STATE OF WASHINGTON

Pursuant to RAP 10.8, petitioner Dale Schwab submits the following statement of additional authorities for the consideration of the Court in the above-captioned matter:

State v. Brian Womac, __ Wn.2d __, __ P.3d __ No. 781661-4 (June 14, 2007) (Sanders, J., rejecting Court of Appeals remedy of allowing for reinstatement of verdicts/convictions vacated under double jeopardy principles in the event the greater conviction gets reversed and directing the superior court to vacate the remaining convictions)

DATED this 14th day of June, 2007.

Respectfully submitted,



JASON B. SAUNDERS (24963)
Attorney for Appellant

DECLARATION OF SERVICE

Today, I deposited in the mail of the United States of America a properly stamped and addressed envelope directed to each attorney/party of record for respondent: Seth Fine - Snohomish County Prosecuting Attorney, appellant and/or other party, containing a copy of the document filed under cause no. **79262-3** to which this declaration is affixed/attached.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.



MARIA ARRANZA RILEY, Legal Assistant
Washington Appellate Project

Date: June 14, 2007