

In the Supreme Court of the State of Washington
No. 81067-2

CITY OF TUKWILA

Petitioner,

v.

KELLAS GARRETT

Respondent.

RECEIVED
SUPREME COURT
STATE OF WASHINGTON
08 MAY -5 AM 8:26
BY RONALD R. CARPENTER
CLERK

Statement of Additional Authorities

Robert C. Boruchowitz WSBA # 4563
Attorney for Mr. Garrett
Seattle University School of Law
1112 East Columbia Street
Seattle, Washington 98122
206 398 4151

Issue:

The Municipal Court Violated The Statutory Requirement in Rev.
Code Wash. § 2.36.050 That Jurors Must Be From the Population of
the Area Served By the Court

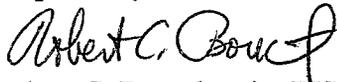
“Courts should not construe statutes to render any language superfluous and must avoid strained or absurd interpretations.”

State v. Riles, 135 Wn.2d 326, 340 (1998)

“Another rule of statutory construction is also important here: when interpreting a court rule, we must avoid a literal reading of a statute if it would result in unlikely, absurd, or strained consequences. State v. Watson, 146 Wn.2d 947, 955, 51 P.3d 66 (2002).”

State v. Chhom, 162 Wn. 2d 451, 464(2007)

Respectfully submitted,



Robert C. Boruchowitz WSBA 4563
Attorney for Mr. Garrett

1112 E. Columbia
Seattle, WA 98122 Tel.:206 398 4151

In the Supreme Court of the State of Washington
No. 81067-2

CITY OF TUKWILA
Petitioner,
v.
KELLAS GARRETT
Respondent.

CERTIFICATE OF SERVICE

I, Robert C. Boruchowitz, certify under penalty of perjury under the laws of the State of Washington that on May 1, 2008, I caused to be served on the person listed below the Statement of Additional Authorities by placing it in the United States Mail, First Class.



Dated this 1 day of May, 2008.

Robert C. Boruchowitz WSBA 4563

Ms. Sandra S. Meadowcroft
11 Front Street South
Issaquah, Washington 98027