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SUPREME COURT
STATE OF WASHINGTON

2009 JUN 29 A 7 56

BY RONALD R. CARPENTER

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IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,

Respondent,

v.

CHRISTOPHER SIEYES,

Appellant.

No. 82154-2

STATEMENT OF ADDITIONAL
AUTHORITIES

COMES NOW the Washington Association of Criminal Defense Lawyers (“WACDL”), amicus curiae, by and through its attorney, Neil M. Fox, and submits, pursuant to RAP 10.8, the following additional authority on the issue of the incorporation of the Second Amendment into the Due Process Clause of U.S. Const. amend. 14:

[A]mici States submit that the right to keep and bear arms is fundamental and so is properly subject to incorporation. . . .

Page 23, n. 6, of *Brief of the States of Texas, Alabama, Alaska, Arkansas, Colorado, Florida, Georgia, Idaho, Indiana, Kansas, Kentucky, Louisiana, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, New Hampshire, New Mexico, North Dakota, Ohio, Oklahoma, Pennsylvania, South Carolina, South Dakota, Utah, Virginia, Washington, West Virginia, and Wyoming as Amici Curiae in Support of Respondent, in District of Columbia v. Heller, No. 07-290*, (http://www.abanet.org/publiced/preview/briefs/pdfs/07-08/07-290_RespondentAmCu31States.pdf), Submitted, in part, by Washington State Attorney General Robert M. McKenna, Feb. 2008.

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DATED this 28th day of June 2009.

Respectfully submitted,



NEIL M. FOX
WSBA NO. 15277
Attorney for WACDL