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SUPREME COURT
STATE OF WASHINGTON
May 06, 2011, 4:54 pm
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IN THE SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,	}	No. 82557-2
Respondent,		STATEMENT OF ADDITIONAL AUTHORITIES
v.		
R.P.H.,		Petitioner.

COMES NOW the Petitioner, by and through his attorney, Neil M. Fox, and submits, pursuant to RAP 10.8, the following additional authorities:

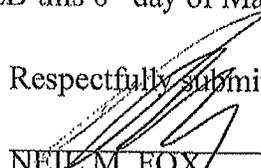
1. *Britt v. North Carolina*, 363 N.C. 546, 681 S.E.2d 320 (2009) (statute that barred individual with 1979 conviction for possession with intent to sell or deliver controlled substance was not a reasonable regulation and thus violated state constitutional "right to bear arms" provision as far as it was applied to the individual)
2. *Nordyke v. King*, ___ F.3d ___ (No. 07-15763, 9th Cir. May 2, 2011) ("[W]e hold that only regulations which substantially burden the right to keep and to bear arms trigger heightened scrutiny under the Second Amendment.")
3. *Nordyke v. King*, ___ F.3d ___ (No. 07-15763, 9th Cir. May 2, 2011) (Gould, J., concurring) ("Drawing from First Amendment doctrine, I would subject to heightened scrutiny only arms regulations falling within the core purposes of the Second Amendment, that is, regulations aimed at restricting defense of the home, resistance of tyrannous government, and protection of country; I would subject incidental burdens on the Second Amendment right (analogous to time, place, and manner speech restrictions [footnote omitted]) to reasonableness review.")

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DATED this 6th day of May 2011

Respectfully submitted,



NEIL M. FOX
WSBA NO. 15277
Attorney for Petitioner