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IN THE SUPREME COURT OF WASHINGTON

STATE OF WASHINGTON,	)	
Respondent,	)	NO. 82613-7
	)	
vs.	)	STATEMENT OF
	)	ADDITIONAL
CHRISTOPHER JONES,	)	AUTHORITY
Petitioner.	)	
	)	

Pursuant to RAP 10.8, petitioner cites to the following additional authority on the identified issue:

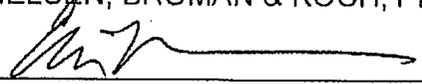
State v. Warren, 165 Wn.2d 17, 27 n.4, 195 P.3d 940 (2008) (in determining whether misconduct is "flagrant" this Court took notice that the same prosecutor committed multiple incidents of misconduct in different cases);

State v. Fisher, \_\_\_ Wn.2d \_\_\_, \_\_\_ P.3d \_\_\_ (No. 79801-0, March 12, 2009) (the same trial deputy prosecutor in Mr. Jones' case committed multiple instances of misconduct).

DATED this 16<sup>th</sup> day of March, 2009.

Respectfully submitted,

NIELSEN, BROMAN & KOCH, PLLC



ERIC BROMAN, WSBA 18487  
Office ID No. 91051  
Attorneys for Petitioner

STATEMENT OF ADDITIONAL  
AUTHORITY - 1

FILED AS  
**ORIGINAL ATTACHMENT TO EMAIL**

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**To:** Eric Broman  
**Cc:** scott.johnson@co.benton.wa.us  
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Rec. 3-16-09

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

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**From:** Eric Broman [mailto:BromanE@nwattorney.net]  
**Sent:** Monday, March 16, 2009 11:10 AM  
**To:** OFFICE RECEPTIONIST, CLERK  
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**Subject:** No. 82613-7, State v. Christopher Jones

Dear Supreme Court Clerk:

Attached for filing is petitioner's statement of additional authority. Service on counsel for respondent is by cc: to this email.

Thank you for your consideration and assistance.

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