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SUPREME COURT  
STATE OF WASHINGTON

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BY RONALD R. CARPENTER

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No. 81283-7

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**THE SUPREME COURT  
OF THE STATE OF WASHINGTON**

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JANE ROE,

Petitioner,

v.

TELETECH CUSTOMER CARE  
MANAGEMENT (COLORADO) LLC,

Respondent.

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**PETITIONER'S STATEMENT OF ADDITIONAL AUTHORITIES**

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**ORIGINAL**

**FILED AS  
ATTACHMENT TO EMAIL**

Petitioner Jane Roe respectfully submits the following statement of additional authorities:

In *Casias v. Wal-Mart Stores, Inc.*, --- F. Supp. ----, 2011 WL 487591 (W.D. Mich. Feb. 11, 2011) (No. 1:10-CV-781), the federal district court ruled the Michigan voters did not intend the employment protections of Michigan Medical Marihuana Act to apply to private businesses because the statutory text explicitly prohibited the “denial of any right or privilege” on account of marijuana use in compliance with the Act only if such denial was caused by “a business or occupational or professional licensing board or bureau.” *Id.* at 3 (citing M.C.L. § 333.26424(a)).

Respectfully submitted this 16<sup>th</sup> day of February, 2011.

FRANK FREED SUBIT & THOMAS LLP

By:



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Attorneys for Appellant Jane Roe