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SUPREME COURT  
STATE OF WASHINGTON  
Apr 26, 2011, 2:58 pm  
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IN THE SUPREME COURT OF THE STATE OF WASHINGTON

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STATE OF WASHINGTON,	)	No. 84573-5
Respondent,	)	
	)	STATEMENT OF
v.	)	ADDITIONAL
	)	AUTHORITY
DAVID A. OPPELT,	)	(RAP 10.8)
Petitioner.	)	

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Pursuant to RAP 10.8, David A. Oppelt, petitioner herein,  
submits the following statement of additional authority for  
consideration in the above-captioned matter:

State v. Stokes, 350 Or. 44, 248 P.3d 953 (2011) (surveying the split among federal circuits courts, and concluding Lovasco and Marion require balancing the prejudice to the accused with the State's reasons for pre-accusatory delay, and rejecting bright-line requirement that the accused prove the delay was the result of intentional conduct to obtain a tactical advantage).

DATED this 26<sup>th</sup> day of April 2011.

Respectfully submitted,

  
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SARAH M. HROBSKY (12352)  
Washington Appellate Project (91052)  
Attorney for Appellant

Statement of Additional  
Authorities

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