

RECEIVED BY E-MAIL *B/H*

SUPREME COURT  
OF THE STATE OF WASHINGTON

ALLIANCEONE RECEIVABLES  
MANAGEMENT, INC.,

Respondent,

vs.

WILLIAM CARL LEWIS, JR., & JANE  
DOE & marital community,

Appellants.

NO. 87445-0

STATEMENT OF  
ADDITIONAL  
AUTHORITIES

COMES NOW the respondent AllianceOne Receivables Management, Inc., and submits the following additional authorities to the Court pursuant to RAP 10.8:

- *Hubbard v. Scruggins*, 68 Wn. App. 883, 890, 846 P.2d 580 (1993) (in response to Justice Charles Johnson's question at oral argument; "A voluntary dismissal results in an order, not a final judgment.");
- *Id.* (Under 4.84.270: "In its broadest sense, "recover" means to get or win back: "[i]n a narrower sense, to be successful in a suit, . . . to have judgment, to obtain a favorable or final judgment. . ." *Black's Law Dictionary* 1147 (5th ed. 1979));
- *Cork Insulation Sales Co. Inc. v. Torgeson*, 54 Wn. App. 702, 705, 775 P.2d 970 (1989) ("Cork is the prevailing party if its recovery, exclusive of costs, is as much or more than the 1 dollar offered in settlement by Mr. Torgeson." No fee award was appropriate because there was a question as to whether Torgeson actually recovered and Cork voluntarily dismissed its complaint);

DECLARATION OF SERVICE

On this day said forth below, I emailed a courtesy copy and deposited with the U.S. Postal Service for service a true and accurate copy of the Statement of Additional Authorities in Supreme Court Cause No. 87445-0 to the following parties:

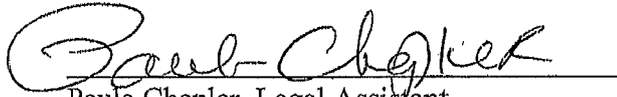
Kevin Underwood K.C. Hawthorne Allianceone Receivable Management 6565 Kimball Drive, Suite 200 Gig Harbor, WA 98335-1206	Kirk D. Miller Kirk D. Miller, P.S. 211 E. Sprague Avenue Spokane, WA 99202
Lara A. Wilcox Law Office of Joseph A. Blumel III, P.S. 4407 N. Division Street, Suite 900 Spokane, WA 99207-1660	Michael D. Kinkley Scott M. Kinkley Michael D. Kinkley PS 4407 N. Division Street, #914 Spokane, WA 99207-1660

Original efiled with:

Washington Supreme Court  
Clerk's Office  
415 12<sup>th</sup> Street W  
Olympia, WA 98504

I declare under penalty of perjury under the laws of the State of Washington and the United States that the foregoing is true and correct.

DATED: June 17, 2013, at Tukwila, Washington.

  
Paula Chapler, Legal Assistant  
Talmadge/Fitzpatrick

## OFFICE RECEPTIONIST, CLERK

---

**To:** Paula Chapler  
**Subject:** RE: AllianceOne Receivables Management, Inc. v. William Carl Lewis, Jr., et al. -- Cause No. 87445-0

Received 6/17/2013

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.

---

**From:** Paula Chapler [<mailto:paula@tal-fitzlaw.com>]  
**Sent:** Monday, June 17, 2013 10:27 AM  
**To:** OFFICE RECEPTIONIST, CLERK  
**Subject:** AllianceOne Receivables Management, Inc. v. William Carl Lewis, Jr., et al. -- Cause No. 87445-0

Per Mr. Talmadge's request, attached is the Statement of Additional Authorities for filing in the following case:

Case Name: AllianceOne Receivables Management, Inc. v. William Carl Lewis, Jr., et al.  
Cause No. 87445-0  
Attorney: Philip A. Talmadge, WSBA #6973  
Talmadge/Fitzpatrick  
18010 Southcenter Parkway  
Tukwila, WA 98188  
(206) 574-6661

Sincerely,

Paula Chapler  
Legal Assistant  
Talmadge/Fitzpatrick  
(206) 574-6661