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IN THE SUPREME COURT OF THE STATE OF WASHINGTON  
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STATE OF WASHINGTON, ) No. 90782-0  
Respondent, )  
 ) SECOND STATEMENT  
v. ) OF ADDITIONAL  
 ) AUTHORITIES  
TIMOTHY CONOVER, ) (RAP 10.8)  
Petitioner. )

Pursuant to RAP 10.8, petitioner Timothy Conover submits the following statement of additional authorities: State v. Bruch, Supreme Court No. 90021-3 (filed 3/19/15), Slip Op. at 5 (“To determine the plain meaning of a statute, we look to the text, as well as ‘the context of the statute in which that provision is found, related provisions, and the statutory scheme as a whole.’”) (quoting *Jacobs*, 154 Wn.2d at 600).

Respectfully submitted this 23rd day of March, 2015.

/s/ Lila J. Silverstein  
LILA J. SILVERSTEIN (38394)  
Attorney for Petitioner



### DECLARATION OF FILING AND MAILING OR DELIVERY

The undersigned certifies under penalty of perjury under the laws of the State of Washington that on the below date, the original of the document to which this declaration is affixed/attached, was filed in the **Washington State Supreme Court** under **Case No. 90782-0**, and a true copy was mailed with first-class postage prepaid or otherwise caused to be delivered to the following attorney(s) or party/parties of record at their regular office or residence address as listed on ACORDS:

respondent David Phelan  
[appeals@co.cowlitz.wa.us]  
Cowlitz County Prosecuting Attorney

appellant

Attorney for other party



MARIA ANA ARRANZA RILEY, Legal Assistant  
Washington Appellate Project

Date: March 23, 2015

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**To:** Maria Riley  
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To the Clerk of the Court:

Please accept the attached document for filing in the above-subject case:

### **Second Statement of Additional Authorities**

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By

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