

NO. 200, 302-8
SUPREME COURT
OF THE STATE OF WASHINGTON

In re:

BRADLEY R. MARSHALL,

Lawyer.

WSBA No. 15830

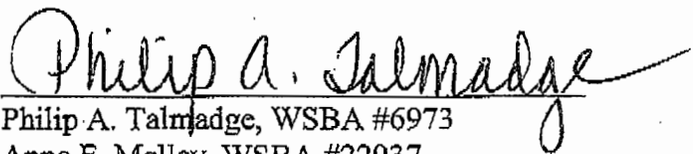
STATEMENT OF
ADDITIONAL
AUTHORITY

COMES NOW the appellant Bradley R. Marshall and submits the following additional authority to the Court pursuant to RAP 10.8:

- *Bay v. Estate of Bay*, 125 Wn. App. 468, 105 P.3d 434 (2005) (“When the burden of proof is ‘clear, cogent and convincing evidence,’ the fact finder’s determination of an ultimate fact will be upheld on review ‘if supported by substantial evidence which the lower court could reasonably have found to be clear, cogent and convincing.’”) (quoting *In Re LaBelle*, 107 Wn.2d 196, 209, 728 P.2d 138 (1986)).

DATED this 14th day of August, 2006.

Respectfully submitted,



Philip A. Talmadge, WSBA #6973

Anne E. Melley, WSBA #22937

Talmadge Law Group PLLC

18010 Southcenter Parkway

Tukwila, WA 98188-4630

(206) 574-6661

Attorneys for Bradley R. Marshall

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BY C. J. MERRITT

CLERK

DECLARATION OF SERVICE

On said day below I deposited in the U.S. Mail a true and accurate copy of the following documents: Statement of Additional Authority, No. 200, 302-8, to the following:

Scott Busby
Washington State Bar Association
2101 Fourth Avenue, Ste. 400
Seattle, WA 98121-2343

Bradley Marshall
The Marshall Firm
121 Lakeside Avenue, Ste. 100
Seattle, WA 98121-6587

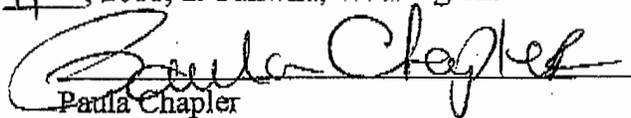
David Leen
Leen & O'Sullivan
520 E. Denny Way
Seattle, WA 98122

Original faxed to the following:
Washington Supreme Court
Clerk's Office
Olympia, WA

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CLERK

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: August 11, 2006, at Tukwila, Washington.



Paula Chapler
Legal Assistant
Talmadge Law Group PLLC