

SUPREME COURT  
OF THE STATE OF WASHINGTON

LIAM STEWART-GRAVES, a minor,  
and NICHOLE STEWART-GRAVES, as  
Guardian ad Litem, and NICHOLE  
STEWART-GRAVES and TODD  
GRAVES, Individually,

Appellants,

v.

KATHERINE F. VAUGHN, M.D.; THE  
VANCOUVER MEDICAL CLINIC,  
INC., P.S.; and SOUTHWEST  
WASHINGTON MEDICAL CENTER,

Respondents.

NO. 78383-7

SECOND STATEMENT  
OF ADDITIONAL  
AUTHORITY

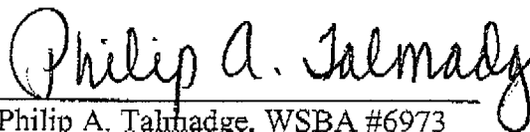
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STATE OF WASHINGTON  
2006 DEC -6 P 3:22  
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COME NOW the appellants Liam Stewart-Graves, Nichole Stewart-Graves, and  
Todd Graves and submit the following additional authority to the Court pursuant to RAP  
10.8:

- RCW 7.70.065(2)(a) (providing that, where a patient is incapacitated because he or she is under the age of majority, the parents of the minor child are authorized to provide informed consent to health care on behalf of such patient, where there is no appointed guardian or legal custodian, and where the child is not in out-of-home placement and the court has not authorized a person to consent to medical care for such child).

DATED this 6th day of December, 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

Robin R. Smith  
Zev T. Gershon  
Wayne M. Willoughby  
McDonogh Crossroads  
10 Crossroads Drive, Suite 203  
Owings Mills, MD 21117

Paul L. Henderson, WSBA #8729  
900 Washington St., Suite 1020  
Vancouver, WA 98660  
Attorneys for Appellants

DECLARATION OF SERVICE

On this day said forth below I deposited in the U. S. Mail a true and accurate copy of the following document: Second Statement of Additional Authority in Supreme Court Cause No. 78383-7 to the following parties:

Paul L. Henderson  
900 Washington St., Suite 1020  
Vancouver, WA 98660

Zev T. Gershon  
Robin Smith  
Wayne M. Willoughby  
10 Crossroads Drive, Suite 203  
Owings Mill, MD 21117

Elizabeth Leedom  
Bennett Bigelow & Leedom, P.S.  
1700 Seventh Avenue, Suite 1900  
Seattle, WA 98101

Jeffrey R. Street  
Scott Schaueremann  
Hoffman, Hart & Wagner, LLP  
1000 SW Broadway, Fl. 20  
Portland, OR 97205

Mary H. Spillane  
Williams, Kastner & Gibbs PLLC  
601 Union Street, Suite 4100  
Seattle, WA 98111-3926

Original filed via fax with:  
Supreme Court, Clerk's Office  
Olympia, WA 98504-0929

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: December 6th, 2006, at Tukwila, Washington.

  
Paula Chapler, Legal Assistant  
Talmadge Law Group

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