

NO. 78963-1

SUPREME COURT OF THE STATE OF WASHINGTON

In re the Detention of:

SHELDON MARTIN,

Petitioner,

v.

STATE OF WASHINGTON,

Respondent.

RESPONDENT'S
STATEMENT OF
ADDITIONAL
AUTHORITIES

FILED
COURT OF APPEALS DIV. 1
STATE OF WASHINGTON
2001 SEP 27 PM 3:05

COMES NOW the Respondent, State of Washington, by and through Robert M. McKenna, Attorney General, and Malcolm Ross, Assistant Attorney General, and submits this Statement of Additional Authorities to be considered by the Court:

RECEIVED
SUPREME COURT
STATE OF WASHINGTON
07 OCT -1 AM 7:56
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CLERK

- (1) RCW 36.27.020 (emphasis added):

The prosecuting attorney shall:

.....
(4) *Prosecute all criminal and civil actions in which the state or the county may be a party*, defend all suits brought against the state or the county, and prosecute actions upon forfeited recognizances and bonds and actions for the recovery of debts, fines, penalties, and forfeitures accruing to the state or the county[.]

- (2) *State v. Bryant*, 146 Wn.2d 90, 105, 42 P.3d 1278 (2002) (King County prosecutor had jurisdiction to prosecute Snohomish County Offenses, subject to venue objections); *Id.* at 109 n.1 (“Prosecutors are not limited by county boundaries when prosecuting state law.”) (Alexander, C.J., concurring in result).

ORIGINAL

- (3) *Matter of Myers*, 105 Wn.2d 257, 267, 714 P.2d 303 (1986) (“This court construes remedial statutes liberally in order to effect the remedial purpose for which the Legislature enacted the statute.”).

RESPECTFULLY SUBMITTED this 27th day of September, 2007.

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