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SUPREME COURT
STATE OF WASHINGTON

2007 JUN 13 A 8:03 Supreme Court No. 79967-9

BY RONALD R. CARPENTER Court of Appeals No. 25217-5-III

~~IN THE~~ SUPREME COURT OF WASHINGTON
CLERK

FEATURE REALTY, INC., et al.,

Appellants,

v.

KIRKPATRICK & LOCKHART PRESTON GATES
ELLIS, LLP (f/k/a PRESTON GATES & ELLIS LLP); et al.

Respondents.

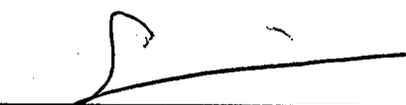
RESPONDENTS' SECOND DESIGNATION
OF ADDITIONAL AUTHORITIES

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Pursuant to RAP 10.8, Respondents submit the following additional authority on the question whether an order quashing service is equivalent to an involuntary dismissal, or nullifies a subsequent voluntary dismissal: Moore and Thomas, CALIFORNIA CIVIL PRACTICE PROCEDURE § 10:12 (Thomson/West, updated 2007) (“The granting of a motion to quash service effectively terminates the litigation as against the successful moving party. It is not, however, a dismissal, in that the action itself remains pending. The effect of granting the motion is to declare the service void, but not to dismiss the complaint. Instead, the case simply stands as if no process had been issued”).

DATED: June 12, 2007.

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