

No. 79971-7

SUPREME COURT OF THE STATE OF WASHINGTON

MELANIE MORIN,

Appellant,

v.

CLARENCE HARRELL and HAZEL HARRELL, husband and wife,
and their marital community,

Respondents.

Respondents' Second Statement of Additional Authorities

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**I. RESPONDENTS' STATEMENT OF ADDITIONAL
AUTHORITIES SUBMITTED PURSUANT TO RAP 10.8**

Respondents submit the cases cited below on the following issue first raised by Amici: When a statute is challenged on the basis that the title violated article II, section 19, later reenactment of the statute supersedes and cures any defect in the earlier legislation.

In *Mains Farm Homeowners v. Worthington*, 121 Wn.2d 810, 854 P.2d 1072 (1993), this Court stated, at page 827: "We do not consider issues raised first and only by amicus." See also *Citizens for Wildlife Mgmt. v. State*, 149 Wn.2d 622, 631, 71 P.3d 644 (2003); *Sundquist Homes v. Snohomish PUD #1*, 140 Wn.2d 403, 413, 997 P.2d 915 (2000); *Long v. Odell*, 60 Wn.2d 151, 154, 372 P.2d 548 (1962).

DATED this 4TH day of June, 2007.

Respectfully submitted,

CONE GILREATH LAW OFFICES

By: _____

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