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STATE OF WASHINGTON

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RECEIVED
SUPREME COURT
STATE OF WASHINGTON

STATE OF WASHINGTON,

Plaintiff/Respondent,

v.

JEREMY GRANDE,

Defendant/Appellant.

No. 81068-1

Court of Appeals No. 59848-1-I

SECOND STATEMENT OF ADDITIONAL
AUTHORITIES

Pursuant to RAP 10.8, Appellant submits the following additional authority in support of his argument that Article I, section 7 of the Washington Constitution sets a higher standard of individualized suspicion than does the Fourth Amendment to the U.S. Constitution:

York v. Wahkiakum School Dist. No. 200, -- Wn.2d --, 2008 WL 660091, (March 13, 2008)

(Article I, section 7 requires individualized suspicion for drug testing of high school athletes).

State v. Jorden, 160 Wn.2d 121, 156 P.3d 893 (2007) (Article I, section 7 prohibits review of motel records without "individualized or particularized suspicion").

DATED this 18th day of March, 2008.

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CERTIFICATE OF SERVICE

I hereby certify that on the date listed below I served by the method indicated one copy of the foregoing Statement of Additional Authorities on the following:

BY EMAIL & U.S. MAIL
Ms. Toni G. Montgomery
Deputy Skagit County Prosecutor
Skagit County Prosecutor's Office
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BY U.S. MAIL
Mr. Jeremy Grande
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3/18/08
Date

Emily Knudsen
Emily Knudsen, Legal Assistant