

SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)
)
 Respondents,) No. 81096-6
)
 vs.)
) SECOND STATEMENT OF
 CHARLES MOMAH,) ADDITIONAL AUTHORITIES
)
 Petitioner,)
)
)
)
)
)

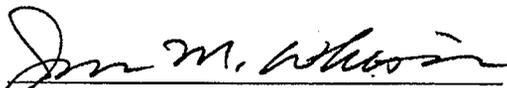
Pursuant to RAP 10.8, the State respectfully cites the following as additional authority:

On the issue of open courtrooms, preservation of error, and standing to assert the public's right to open administration of justice:

State v. Erickson, No. 35628-7, slip op. (COA Division II, decided 07/29/2008).

Dated this 30th day of July, 2008.

DANIEL T. SATTERBERG
Prosecuting Attorney


JAMES M. WHISMAN, WSBA #19109
Senior Deputy Prosecuting Attorney
Attorneys for Respondent

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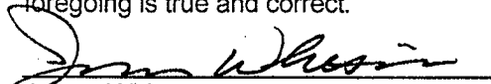
BY RONALD J. CARPENTER

CLERK

Certificate of Service by Mail

Today I sent by electronic mail to Sheryl Gordon McCloud, the attorney for the appellant, a copy of the Second Statement of Additional Authorities, in STATE V. CHARLES MOMAH, Cause No. 81096-6 in the Supreme Court for the State of Washington.

I certify under penalty of perjury of the laws of the State of Washington that the foregoing is true and correct.



James Whisman
Done in Seattle, Washington

7/30/08

Date 7/30/08