

FILED
MAR 17 2008
CLERK OF SUPREME COURT
STATE OF WASHINGTON
[Signature]

NO. 81219-5

THE SUPREME COURT
OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,

Respondent,

v.

LOUIS LANCILOTI,

Petitioner.

REPLY TO ANSWER FOR MOTION
FOR DISCRETIONARY REVIEW

RAMONA C. BRANDES
WSBA NO. 27113
Attorney for Appellant
Northwest Defenders Association

1111 Third Avenue, Suite 200
Seattle, Washington 98101
(206)674-4700

CLERK

RECEIVED
SUPREME COURT
STATE OF WASHINGTON
2008 MAR 17 P 12:18
BY RONALD R. CARPENTER

Petitioner Lanciloti has sought review by the Washington Supreme Court regarding the constitutionality of RCW 2.36.055 and King County Superior Court Local Rule 18 which permit the King County Superior Court to draw a jury venire from a geographic area that is approximately one-half of the county.

Petitioner hereby advises that on February 19, 2008, the King County Superior Court Administrator's Office issued a statement that the judges of King County Superior Court have determined to suspend Local Rule 18 effective April 2, 2008, pending a determination from the Washington Supreme Court as to the constitutionality of the RCW and Local Rule 18.

Respectfully Submitted this 17th day of March, 2008.

NORTHWEST DEFENDERS ASSOCIATION



RAMONA C. BRANDES, WSBA 27113
Attorney for Petitioner

**FILED AS ATTACHMENT
TO E-MAIL**

