

RECEIVED ^{VSC}
SUPREME COURT
STATE OF WASHINGTON
Jun 09, 2011, 4:37 pm
BY RONALD R. CARPENTER
CLERK

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

RECEIVED BY E-MAIL

STATE OF WASHINGTON,)
)
 Respondent,) NO. 847142
)
 v.)
)
KENNETH R. BUDIK,)
)
)
 Appellant.)

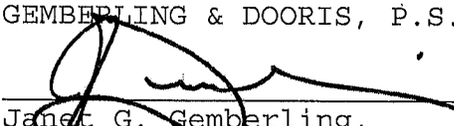
As permitted by RAP 10.8, Appellant Kenneth R. Budik submits the following additional authorities regarding whether a statute purporting to criminalize false statements should be construed as requiring evidence that the person to whom the statement was made relied on it:

United States v. Alvarez, 617 F.3d 1198 (9th Cir.2010), *reh'g denied*, 2011 WL 941617 (9th Cir. Mar.21, 2001); and

State v. Williams, - Wn. 2d -, -P. 3d -, 2011 WL 1832459 (May 12, 2011),

Respectfully submitted on Thursday, June 09, 2011.

GEMBERLING & DOORIS, P.S.



Janet G. Gemberling, #13489
Attorney for Appellant

ORIGINAL

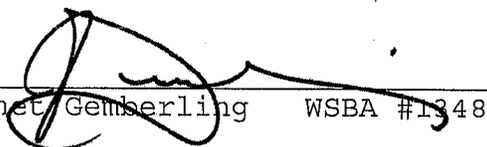
I certify under penalty of perjury under the laws of the State of Washington that on this day I mailed copies of this document to the attorney for the respondent:

Mark Lindsey
mlindsey@spokanecounty.org

and to the appellant:

Kenneth R. Budik
214 W. Carlisle
Spokane, WA99205

Signed on Thursday, June 09, 2011.



Janet Gemberling WSBA #13489