

SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)	
)	
Respondent,)	No. 86119-6
)	
vs.)	
)	STATEMENT OF ADDITIONAL
BRYAN EDWARD ALLEN,)	AUTHORITY
)	
Petitioner.)	
)	
)	
)	

RECEIVED
 SUPREME COURT
 STATE OF WASHINGTON
 2011 DEC 13 P 2:30
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Pursuant to RAP 10.8, the State respectfully cites the following as additional authority:

Cal. Const. art. 6, § 10 ("The court may make any comment on the evidence and the testimony and credibility of any witness as in its opinion is necessary for the proper determination of the cause.").

Felsted v. Kimberly Auto Services, Inc., 25 Conn. App. 665, 596 A.2d 14, 16 (1991) (matter of commenting on evidence rests in sound discretion of trial court; court has not only right, but often duty to comment on evidence).

Dated this 12th day of December, 2011.

Daniel T. Satterberg, Prosecuting Attorney



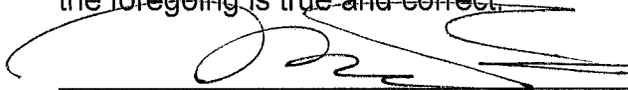
Deborah A. Dwyer, WSBA #18887
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Certificate of Service by Mail

Today I deposited in the mail of the United States of America, postage prepaid, a properly stamped and addressed envelope directed to **Susan F. Wilk**, the attorney for the petitioner, at **Washington Appellate Project**, 1511 Third Avenue, Suite 701, Seattle, WA 98101, containing a copy of the **Statement of Additional Authority**, in **STATE V. BRYAN EDWARD ALLEN**, Cause No. **86119-6**, in the Supreme Court of 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.



Name

Done in Seattle, Washington

12-12-11
Date