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SUPREME COURT
STATE OF WASHINGTON
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No. 86412-8

IN THE SUPREME COURT
OF THE STATE OF WASHINGTON

In re the Estate of James W.
Haviland, Deceased.

DONALD HAVILAND,
ELIZABETH HAVILAND, and
MARTHA CLAUSER,

Appellants,

v.

MARY HAVILAND,

Respondent.

APPELLANTS' STATEMENT
OF ADDITIONAL
AUTHORITIES

RAP 10.8

Pursuant to RAP 10.8, the Appellants Donald Haviland, Elizabeth Haviland and Martha Clauser, identify the following additional authorities:

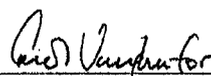
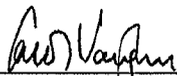
1. *In the Matter of the Personal Restraint of Flint*, __ Wn.2d __, __ P.3d __, 2012 Wash. LEXIS 377, No. 83815-1, (May 24, 2012) (application of 2007 amendments to community custody statute, RCW 9.94A.737,

mandating that offender return to prison to serve remainder of original sentence was not retroactively applied to offender, did not impair any vested rights, and did not impose new duties with respect to completed transactions where triggering event is "when a defendant is found to have committed violation(s) of conditions of community custody at a third violation hearing." "[A] law is not retroactive merely because some of the requisites for its application are drawn from a time antecedent to its passage." (citation and internal quotation omitted) (Supp. Br. of Respondents 2-6).

Respectfully submitted this 6th day of June 2012.

THOMPSON & HOWLE

SMITH GOODFRIEND, P.S.



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Carol Vaughn, WSBA No. 16579
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Attorneys for Donald Haviland, Elizabeth Haviland and Martha Clauser

DECLARATION OF SERVICE

CHRISTINE JAMES certifies as follows:

I am a legal assistant for the law firm of Thompson & Howle. I am over eighteen (18) years of age and make this declaration based on personal knowledge. On June 6, 2012, I delivered by legal messenger the above Statement of Additional Authorities and this Declaration of Service to the following attorneys of record:

Ladd Leavens
William Rasmussen
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Attorneys for Mary Haviland

William Olson
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801 Second Avenue, Suite 1200
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Attorney for Administrator Richard Furman

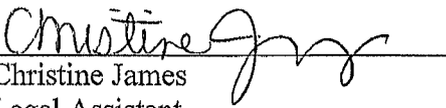
Bruce Moen, *amicus curiae*
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Attorney for Wash. Assoc. of Profession Guardians, *amicus curiae*

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Attorney for National Center on Elder Abuse, *amicus curiae*

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS
OF THE STATE OF WASHINGTON THAT THE FOREGOING IS
TRUE AND CORRECT.

Signed at Seattle, Washington on June 6, 2012.


Christine James
Legal Assistant

OFFICE RECEPTIONIST, CLERK

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Cc: Carol Vaughn; Suzanne Howle
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Rec. 6-6-12

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

From: Christine James [<mailto:ChristineJ@thompsonhowle.com>]
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To: OFFICE RECEPTIONIST, CLERK
Cc: Carol Vaughn; Suzanne Howle
Subject: Estate of James Haviland 86412-8 Appellants' Statement of Additional Authorities

Hello,

Attached please find Appellants' Statement of Additional Authorities.

Case Name: In re the Estate of James W. Haviland, Deceased. Donald Haviland, Elizabeth Haviland, and Martha Clauser, Appellants, v. Mary Haviland, Respondent.

Case Number: 86412-8

Attorney Filing: Carol Vaughn

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Thank you.

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