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STATE OF WASHINGTON
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86711-9

SUPREME COURT OF THE STATE OF WASHINGTON

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IN RE THE PERSONAL RESTRAINT OF

MARIBEL GOMEZ,

Petitioner.

RESPONDENT'S STATEMENT OF ADDITIONAL AUTHORITIES

Respectfully submitted:

D. ANGUS LEE
Prosecuting Attorney

by:

Tyson R. Hill
WSBA 40685
Deputy Prosecuting Attorney

P.O. Box 37
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 ORIGINAL

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

In re Personal Restraint of

MARIBEL GOMEZ,

Petitioner.

NO. 86711-9

STATEMENT OF ADDITIONAL
AUTHORITIES

COMES NOW the State of Washington, by and through Tyson R. Hill, Deputy Prosecuting Attorney for Grant County, and respectfully requests that the Court consider the following additional authority pursuant to RAP 10.8:

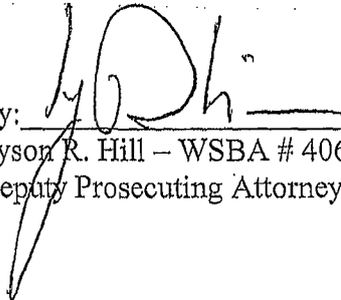
U.S. v. Ademaj, 170 F.3d 58 (1999) (denying defendant's ineffective assistance of counsel claim where the defendant asked the court to presume prejudice because he and his court appointed counsel spoke different languages and the defendant claimed he was unable to fully communicate with his counsel. The court found that the record did not support the defendant's contention that he was totally unable to communicate with counsel at any stage in the proceedings).

Colorado v. Ochoa-Magna, 36 P.3d 141 (2001) (denying defendant's claim that his counsel was ineffective for not adequately advising him that an interpreter could assist him in communicating with counsel at a hearing).

United States v. Rubio, 677 F.3d 1257 (D.C. Cir. 2012) (A criminal defendant does not have a constitutional right to written translations into her native language of all court documents. Rather, whether to order translations is entrusted to the district court's discretion, based on a consideration of whether the defendant needs them to understand the evidence and charges against her, and to assist in her own defense).

Respectfully submitted this 10th day of April, 2013.

D. ANGUS LEE
Prosecuting Attorney

By: 

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On said day, a copy of the Respondent's Statement of Additional Authorities was also e-
mailed to:

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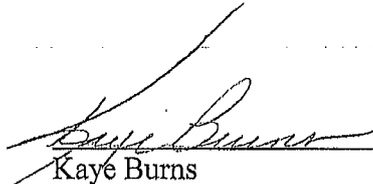
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Dated: April 10, 2013.


Kaye Burns

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Subject: RE: In Re the Personal Restraint of Maribel Gomez - Supreme Court No. 86711-9

Rec'd 4-10-13

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: Kaye Burns [<mailto:kburns@co.grant.wa.us>]
Sent: Wednesday, April 10, 2013 11:09 AM
To: OFFICE RECEPTIONIST, CLERK
Cc: jackiem@uw.edu; ftorres@uw.edu; stearns@defensenet.org; ben.mayer@klgates.com; suzanne-elliott@msn.com; dunne@aclu-wa.org; talner@aclu-wa.org; boruchor@seattleu.edu; pamloginsky@waprosecutors.org; amy@amymuthlaw.com
Subject: In Re the Personal Restraint of Maribel Gomez - Supreme Court No. 86711-9

Attached is Respondent's Statement of Additional Authorities for filing. Thank you.

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