

RECEIVED
FEB - 8 2017
Washington State Supreme Court
by h

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

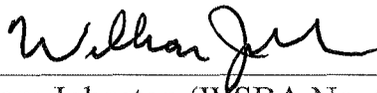
STATE OF WASHINGTON,)	
)	
Plaintiff,)	No. 93035-0
)	
vs)	
)	STATEMENT OF
TRAVIS LEE LILE,)	ADDITIONAL
)	AUTHORITIES
)	
Defendant.)	
<hr/>		

Pursuant to RAP 10.8, and pursuant to the recent amendment, GR 14.1 allowing submission of unpublished opinions as non binding authorities, petitioner Travis Lile submits the following unpublished opinion of Division One of the Court of Appeals for the consideration of the Court in the above-captioned matter.

Shoval v. Valet Parking Systems, Inc. 196 Wash. App. 1066, 2016 WL 6837949 (filed November 21, 2016) is an example of the Court not applying a harmless error analysis for

a breach of the statutory right to affidavit a Superior Court
Judge. Reference footnote 1 where the court noted the pretrial
motions ruled upon by the disqualified judge.

Respectfully submitted, this 6th day of February, 2017.



William Johnston (WSBA No. 611)
Attorney for Petitioner TRAVIS LEE LILE
401 Central Avenue Bellingham, WA 98225
Phone: (360) 676-1931
Fax. (360) 676-1510