

SUPREME COURT OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,            )  
  )  
                                  Respondent,    ) No. 93545-9  
  )  
                                  vs.                )  
  )  
BRIAN W. BUCKMAN,            ) STATEMENT OF  
  ) ADDITIONAL AUTHORITIES  
  )  
                                  Petitioner,    )  
\_\_\_\_\_  
  )

Pursuant to RAP 10.8, The State respectfully cites the following as additional authorities:

In regards to the Court's acceptance of the State's erroneous concession:

*State v. Knighten*, 109 Wash. 2d 896, 901-02, 748 P.2d 1118, 1122 (1988).

In regards to facial invalidity claims and timeliness:

*In re Adams*, 178 Wn.2d 417, 426, 309 P.3d 451 (2013) (A claim of invalid on its face is an exception to the one-year time limit to file and a petition can only seek relief for the defect that renders the judgment not valid. Once defect is cured, the entry of new judgment and sentence does not restart the clock for purposes of the one-year time period for collateral attacks).

*In re Toledo-Sotelo*, 176 Wn.2d 759, 770, 297 P.3d 51 (2013) (“[A]n involuntary plea is not an error of facial invalidity and cannot be raised on an untimely petition absent an RCW 10.73.100 exception.”).

Dated this 7<sup>th</sup> day of June, 2017.

JONATHAN L. MEYER  
Lewis County Prosecuting Attorney



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SARA I. BEIGH, WSBA #35564  
Senior Deputy Prosecuting Attorney  
Attorneys for the Respondent

**LEWIS COUNTY PROSECUTORS OFFICE**

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**Transmittal Information**

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**Superior Court Case Number:** 11-1-00775-2

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