

1
2
3 SUPREME COURT OF THE STATE OF WASHINGTON
4

5 Herbert Heintz, and)
6 Barbara Heintz, his wife,)
7 Petitioners,)

No. 90512-6

8 v.)

AMENDED STATEMENT
OF ADDITIONAL AUTHORITY

9 J.P. Morgan Chase Bank)
10 National Assoc, and)
11 Quality Loan Service)
12 Corp. of Washington,)
13 Trustee.

(RAP Wash) Received
Washington State Supreme Court

14 Respondents,

JUL 25 2014
Ronald R. Carpenter
Clerk

15 Petitioners submit the additional authority to
16 this Court on the decision of the Court of Appeal's
17 refusal to follow Rule CR 12(6)(b) of the Rules
18 of the Superior Court in its unpublished decision
19 of that Court on July 16, 2014.

20 The additional authority submitted is Futuresselect
21 Portfolio Management Inc. v. Tremont Group
22 Holdings, Inc. decided on July 17, 2014 under
23 cause # 89303-9 of the Washington State Supreme
24 Court. The decision is related to this appeal
25 since it presents a legal question concerning
26 the application of rule CR 12(6)(b).

On this day I deposited with the Clerk of the Supreme Court of the State of Washington
and addressed envelope directed to the attorney of record for plaintiff defendant, exhibiting
a true copy of the document to which this affidavit is attached

I certify under penalty of perjury under the laws of the State of Washington that the
 foregoing is true and correct.

7-23-14

Robert H. Stevenson

ROBERT H. STEVENSON

ATTORNEY AT LAW

810 THIRD AVENUE, SUITE 228

SEATTLE, WA 98104

206-682-3624