

JUL 03 2008

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

WASHINGTON STATE REPUBLICAN
PARTY; CHRISTOPHER VANCE;
BERTABELLE HUBKA; STEVE
NEIGHBORS; BRENT BOGER; MARCY
COLLINS; MICHAEL YOUNG,

Plaintiffs - Appellees,

and

WASHINGTON STATE DEMOCRATIC
CENTRAL COMMITTEE; PAUL
BERENDT; LIBERTARIAN PARTY OF
WASHINGTON STATE; RUTH BENNETT;
J. S. MILLS,

Plaintiff-Intervenors - Appellees,

v.

STATE OF WASHINGTON; ROB
MCKENNA, Attorney General; SAM REED,
Secretary of State,

Defendant-Intervenors -
Appellants,

and

WASHINGTON STATE GRANGE,

Defendant-Intervenor -
Appellant.

Nos. 05-35774
05-35780

D.C. No. CV-05-00927-TSZ
Western District of Washington,
Seattle

ORDER

Before: D.W. NELSON, RYMER and FISHER, Circuit Judges.

Within 30 days of the filing of this order, the parties shall submit supplemental briefs not exceeding 15 pages each addressing the impact of the Supreme Court's ruling in *Washington States Republican Party v. Washington*, 128 S. Ct. 1184 (2008), on the issues raised but not resolved in the appeal before this three-judge panel. The parties should also address any intervening authority on the ballot access and trademark claims that has been filed since these issues were originally briefed.