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1		The Honorable Edward F. Shea
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3	Thomas D. Adams Celeste Mountain Monroe	
4	KARR TUTTLE CAMPBELL	
5	1201 Third Avenue, Suite 2900	
6	Seattle, Washington 98101-3028	
7	(206) 223-1313 Attorneys for North Central Regional Lib	rary District
8	UNITED STATES D	
9	EASTERN DISTRICT	
10	AT SPO	
11		
12		
13	SARAH BRADBURN, PEARL)
14	CHERRINGTON, CHARLES	
15	HEINLEN, and THE SECOND AMENDMENT FOUNDATION,) NO. CV-06-327-EFS
16	AMENDIVILINI I CONDATION,) DECLARATION OF CELESTE
17	Plaintiffs,) MOUNTAIN MONROE IN SUPPORT
18) OF DEFENDANT NORTH) CENTRAL REGIONAL LIBRARY
19	V) DISTRICT'S REPLY TO ITS
20	NORTH CENTRAL REGIONAL) MOTION FOR SUMMARY
	LIBRARY DISTRICT,) JUDGMENT
21	Defendant.)
22		ý)
23	I. Calasta Manutain Manuaa, daala	re as fallours
24	I, Celeste Mountain Monroe, decla	ie as follows.
25	DECLARATION OF CELESTE	
26	MOUNTAIN MONROE IN SUPPORT	
27	OF DEFENDANT NORTH CENTRAL REGIONAL LIBRARY DISTRICT'S	
28	REPLY TO ITS MOTION FOR	
	SUMMARY JUDGMENT - 1 CV-06-327-EFS	Law Offices KARR TUTTLE CAMPBELL
	#661681 v1 / 42703-001	A Professional Service Corporation
		1201 Third Avenue, Suite 2900, Scattle, Washington 98101-3028 Telephone (206) 223-1313, Facsimile (206) 682-7100

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1	1.	I am over the age of 18 and competent to testify to the matters set	
2	forth herein.		
3		•	
4	2.	My firm represents North Central Regional Library District.	
5	3.	Attached as Ex. A is a relevant portion of Defendant North Central	
6		Thuohou us DAT II is a forevant portion of Defondant Forth Constan	
7	Regional Library District's Initial Disclosures.		
8	4.	Attached as Ex. B are relevant portions from the deposition	
9			
10	transcript of June Pinnell-Stephens.		
11	5.	Attached as Ex. C are relevant portions from the deposition	
12	transcript of Sally W. Beesley.		
13			
14	6.	Attached as Ex. D are relevant portions from the deposition	
15	transcript of Kenton Oliver.		
16			
17	I dec	lare under penalty of perjury under the laws of the United States of	
18	America that the foregoing is true and correct.		
19			
20			
21	Dated this 3 rd day of March, 2008 at Seattle, Washington.		
22		$\left(\begin{array}{c} 0 \\ 1 \\ \end{array} \right)$	
23		allar	
24		Celeste Mountain Monroe	
25		TION OF CELESTE	
26	MOUNTAIN MONROE IN SUPPORT		
27	OF DEFENDANT NORTH CENTRAL		
28		L LIBRARY DISTRICT'S	
20		ITS MOTION FOR	
	SUMMAR CV-06-327-E	Y JUDGMENT - 2 FS KARR TUTTLE CAMPBELL	
	#661 681 v1 / 42703-		

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1	CERTIFICATE OF SERVICE	
2	I hereby certify that on March 3, 2008, I electronically filed the foregoing with the Clerk of the Court	
3	using the CM/ECF system which will send notification of such filing to the persons listed below:	
4	Duncan Manville Aaron Caplan	
5	1629 2nd Ave. WACLU of WashingtonSeattle, WA 98119705 Second Ave., Ste. 300Control Washington705 Second Ave., Ste. 300	
6	Seattle, WA 98103 Catherine Crump	
7	American Civil Liberties Union Foundation 125 Broad Street, 17 th Floor	
8	New York, NY 10004	
9	KARR TUTTLE CAMPBELL	
10		
11	By: Steelby Inte	
12	Heather L. White hwhite@karrtuttle.com	
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21		
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24		
25	DECLARATION OF CELESTE	
26	MOUNTAIN MONROE IN SUPPORT	
27	OF DEFENDANT NORTH CENTRAL REGIONAL LIBRARY DISTRICT'S	
28	REPLY TO ITS MOTION FOR	
	SUMMARY JUDGMENT - 3Law OfficesCV-06-327-EFSKARR TUTTLE CAMPBELL#661681 v1 / 42703-001A Professional Service Corporation	

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