

COURT OF APPEALS
DIVISION TWO
OF THE STATE OF WASHINGTON

CERTIFICATE OF SERVICE
I certify that I mailed
1 copies of SAG
to App Counselor
& Ms. Office
9/19/13
Date Signed

STATE OF WASHINGTON)
)
 Respondent,)
)
 v.)
 Jessica Swearingen)
 (your name))
)
 Appellant.)

No. 44256-6-II
STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, Jessica Swearingen have received and reviewed the opening brief prepared by my attorney. Summarized below are the additional grounds for review that are not addressed in that brief. I understand the Court will review this Statement of Additional Grounds for Review when my appeal is considered on the merits.

Additional Ground 1

Please See Attached Letter.

FILED
COURT OF APPEALS
DIVISION II
2013 AUG 29 PM 1:47
STATE OF WASHINGTON
BY [Signature]
DEPUTY

Additional Ground 2

Please See Attached Letter.

If there are additional grounds, a brief summary is attached to this statement.

Date: 8/26/2013

Signature: Jessica M. Swearingen

August 26, 2013

Washington State
The Court of Appeals
Division II
950 Broadway, Ste. 300
Tacoma, Washington 98402-3694

RECEIVED
AUG 29 2013
CLERK OF COURT OF APPEALS DIV II
STATE OF WASHINGTON

RE: Jessica Swearingen, 362443
Court of Appeals No. 44256-6-II
Clark County No. 10-1-02095-1

Your Honors, Court of Appeals:

Please enter the following statement into the record as my Statement of Additional Grounds for Review (SAG).

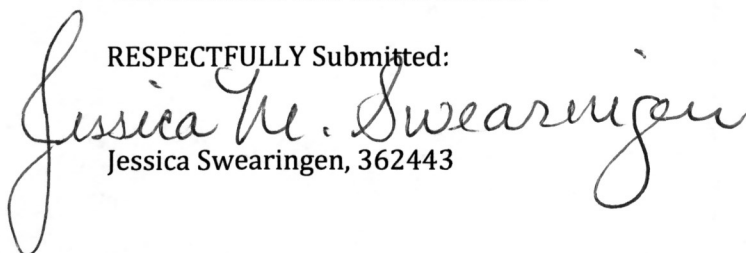
1. It is my desire that the Court of Appeals REVIEW the facts and findings from the suppression hearing for the **inconsistencies** in testimony by both the officer and the Judge of record, John P. Wulle.
2. I contend that my vehicle and person were illegally searched by the arresting officer in the above-mentioned case
3. The arresting officer did not have my permission to search my vehicle as part of this routine traffic stop, in which I provided all requested documentation (license, registration, insurance documentation).
4. The arresting officer denied my request to contact my attorney at the traffic stop site.

In summary, I contend that evidence in this case should have been suppressed because the arresting officer escalated up the 'ladder of assumption' based on the "corner of a plastic bag" which is not obvious 'drug paraphernalia' as stated in the suppression hearing. The facts and findings will show inconsistent statements of fact, and should be prayerfully reconsidered by this Court.

The Judge also exhibited a bias that shows a 'leading' of the arresting officer's testimony preventing, a fair and impartial hearing of the facts from the defendant's side, eliminating any possibility of a fair hearing for me.

THEREFORE, I ask the Court to revisit the Suppression hearing testimony in this case and rule in my favor, based on inconsistencies in testimony of arresting officer and bias on the part of the ruling Judge, and a clear violation of my constitutional right against "unreasonable search and seizure".

RESPECTFULLY Submitted:


Jessica Swearingen, 362443