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AUG 25 2015

Washington Appellate Project

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

FILED
August 26, 2015
Court of Appeals
Division I
State of Washington

STATE OF WASHINGTON)

Respondent,)

v.
Dennis Armstrong

(your name)

Appellant.)

No. 72331-6-I

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, Dennis Armstrong, 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

ON July 10, 2015 The WSP Guard in the Bunit told me
I had mail, so I walk to the Guard booth the Guard Tee Pee
said "I Open your mail already" Then He Handed to me
AND YES it was already Open The WAS golden Letter From the
Washington Appellate Project AND SAYS Legal mail on the Front
This was the lawyer's brief

Additional Ground 2

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

Date: Aug 19 2015

Signature: Dennis Armstrong

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

STATE OF WASHINGTON)

Respondent,)

v.)

Dennis Armstrong)

(your name))

Appellant.)

No. 72331-6-1

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

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I, Dennis Armstrong, 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

RAP 10.10

(C) Errors were made by the Judge: Jeffrey M Ramsdell AND have not been adequately address. The tampering with the CD 911 Call that Lawyer Pat Lavin played from his Laptop. The Day in Question is pre-Trial and, as we heard the CD 911 Conversation, the store clerk never said "he's chasing her around the store" Also the store clerk's written testimony to the Police officer, the clerk doesn't say I was chasing her either. The original 911 Recording from the Police Station will confirm this. alleged statement "he's chasing her" somehow added, when played at trial, was not there at pre-trial. Again the 911 CD original at Police Station should have untampered evidence. plus there no response from 911 dispatcher to store clerk.

(Not adequately address)

Additional Ground 2

The victim had motive to purposely cause a violation, to receive a victim compensation program which offered my the prosecutor. Mark Flara defense lawyer, with helped Court investigator written report stating that Ms Karavan was a sleep the time beinging 11:00 pm and was told of my were abouts. MR. Flara with held a police report of a earlier fight near shelter, that when I at 1:00 pm afternoon met a Russian man that live at the shelter who was

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

A witness to what happen to me as far as beinging, Attack

Date: Aug 18, 2015

Signature: Dennis Armstrong

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

STATE OF WASHINGTON)

Respondent,)

v.)

Dennis Armstrong
(your name)

Appellant.)

No. 72331-6-1

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, Dennis Armstrong, 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.

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RAP 10.10 (c) nature

Additional Ground 3

Mark Flora showed and conducted ineffectiveness, and purposely prejudice of my defense; in retaliation to me for June 26 a request to remove Mark Flora off my case. Mark did not object to a different words Deening said, my store clerk "chasing" when it was said at trial. Mark at trial left out explaining the nature of my head wounds to the jury. The length of time serious medical need. Mark cross-examination to Ms. Karavan on the witness stand, Mark asked damaging question about me, to Ms Karavan. on court records, when Mark Flora cross-examine Karavan, unethical action by mark flora. "How many times I (Dennis) hit Ms Karavan"

Additional Ground 24

Consider Dennis's testimony

Please look at Ms Karavan's first written police report it will not mention of a inside the store chase. The incident at the bus stop is inaccurate. The stop is on Orcas 2 or more county blocks away from Juneau street which the shelters at. AND AT the bus stop I needed medical help I going in and out of consciousness due to being struck in the head. I got up and walk away from Ms Karavan, I had almost got to ARCO's front door, when Ms Karavan ran pass me, I went into, for safety, I

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

Thought the guy that attack me, was coming after me again.

Date: Aug 18, 2015

Signature: Dennis Armstrong

(store)