

RECEIVED

DEC 19 2016  
WASHINGTON STATE  
SUPREME COURT

The Supreme Court  
State of Washington

JASON STOMPS  
Plaintiff / Petitioner,  
v.  
STATE OF WASHINGTON  
Defendant / Respondent.


No. 93657-9

MOTION TO Supplement  
Petition For Review

COMES NOW JASON Stomps, appearing pro  
se, and moves the court for an order Petition For Review  
"Supplement" Brief

This motion is based upon the records and files herein, and upon the attached  
declaration.

DATED THIS 12 day of DEC, 2016.

  
Signature

JASON R STOMPS  
Printed Name

DOC# 382459, Unit H5-A-72  
Stafford Creek Correction Center  
191 Constantine Way  
Aberdeen, WA 98520

 ORIGINAL

1. "A Bail Bond Agent (Regan Bail Bonds) shall provide a bail bond recovery agent (Jason Stomps/ David Smith) with a copy of each individual contract"
2. At a minimum, the contract must include the following:
  - (a) The name, address, phone number, and licensing number of the bail bond agency or bail bond agent contracting with the bail bond recovery agent;
  - (b) The name and license number of the bail bond recovery agent; and
  - (c) **The name, Last known address and phone number of the Fugitive.**  
-The address of the house under surveillance was used as the address on the contract to bail out Mr. Barnes by his girlfriend Sinan Hang as their/her residence. It was later found that Sinan Hang was a friend of Annette Waleske who is the mother of Taylor and Quincy Waleske (occupants of the house at the time of the entry on March 20, 2014) the address on the Bail Bond Contract is otherwise known as: "house of record" and that means (RCW 18.185.270) Bail Bond Recovery Agents can walk in **any** time without permission. They also can **legally** break down doors if necessary.

The Inlander

February 18, 2016

MITCH RYALS

"The wicked flee when no man pursueth" (Jason interviewed)

"Scott Gribble (Bail Bond recovery agent that also teaches a boot camp for agents that meets state requirements) draws his gun while searching a house for his fugitive" Scott carries a copy of U.S. Supreme case Taylor vs. Taintor that says: "They can go wherever they need to in pursuit of a wanted fugitive."

"Because they aren't bound by the constitutional rules protecting due process and prohibiting illegal searches and seizures"

"If necessary, may break and enter into his house for that (arresting) purpose."

U.S. Supreme Court (2006)

"The legislative does not intend... to restrict or limit in any way the powers of Bail Bond Agents as recognized and derived from Taylor vs. Taintor."

### **History of "Bounty Hunters"**

<https://enlightenme.com/bountyhunters>:

"Unlike police officers, a bounty hunter does not need a warrant to enter a residence if he or she thinks the defendant may be at the residence."

Legal Definition of a Bounty Hunter:

Bail Bond recovery agent requirements (RCW)18.185.250) Bounty Hunter EDU.org

-Military training (RCW 18.185.310)

-Degree in Criminal Justice

-Training/testing (RCW 18.185.260) (RCW 18.185.030)

-Firearm (RCW 18.152.20) "Current firearms certificate issued by the commission- if carrying a firearm in the performance of his/her duties as a Bail Bond recovery Agent" WAC 308-19-460  
Firearms certification procedure through Criminal Justice training commission.

-Bail Bond academy (training and certification) [www.bailacademy.org](http://www.bailacademy.org)

-Comply with WAC 308-19-120, WAC308-19-130 (Applying for a Bail Bond Agency license)

-Prelicense training and examination requirements WAC 308-19-300, WAC308-19-305, WAC 308-19-315

-Continued education and recertification WAC 308-19-330

\*Uniform worn RCW 18-185-300

2(a) Bail Bond Recovery agents shall wear "Bail Bond Recovery Agent" displayed in at least 2 inch high reflective print letters across the front and back of garment (vests, shirt, and coats)

2(b) may display a badge APPROVED by the department with the words: "Bail Bond Recovery Agent" WAC 308-19-455 Jason always announced who he was. He wore the required State approved gear, carried his badge in plain sight around his neck with his license attached and contract readily available for all jobs.

"The Inlander" Mitch Ryals 2-23-16

"In Washington State, for example, Bounty Hunters must be licensed with more than 40 hours of training; the state also requires agents to renew their licenses annually with an additional 8 hours of training."

March 20, 2014 Jason Stomps/Victoria (Jones) Stomps/ David Smith- under Contract of employer- Regan Bail Bonds:

Jason Stomps, David Smith and Victoria Jones Stomps were seeking fugitive Mr. Courtney Barnes who was wanted on multiple warrants out of Washington State as well as Oregon for Drug charges and also with a "failure to comply" with the Department of Corrections.

The house that they were surveilling was NOT the wrong house; it was in fact the address given on the Bail Bond Contract. According to RCW 18-185-270 Format of contract.

(Or Bail Bond enforcement Agent)

<https://enlightenme.com> "A bounty Hunter is a person hired to chase a person charged with, or suspected of a crime."

"This practice of engaging a person to capture a fugitive is commonly used with the U.S. Bail Bond Companies to find and arrest criminal defendants who breached the bond agreement by failing to appear in court as ordered. "Taylor vs. Taintor" A United States Supreme Court Case it is commonly credited (RCW 18.185.260) as having decided that a person to whom a suspect is remanded, such as a bail bondsman, has SWEEPING RIGHTS to recover the suspect."

The Occupants of the house knew **before** the breaking down of the door that Bail Bond Agents were there to retrieve their fugitive whom they believed was in the house. They knocked, announced who they were (Bail Bond Recovery Agents) stated why they were there (to arrest Courtney Barnes) Victoria (Jones) Stomps called local law enforcement as a courtesy to let them know that a forced entry was to take place. Law enforcement was also called by an occupant in the house. The individuals in the house KNEW who was coming in.

Why were they on the ground handcuffed after Jason and David entered?

RCW 18.185.110 "Exercising due care to protect the safety of persons other than the defendant (fugitive) and the property of persons other than the defendant."

In Jason's defense and quoted in an article of The Columbian April 16, 2014.

Tacoma Washington Attorney Spencer Freeman said: "There are two different kinds of forced entries. Planned and unplanned. In an unplanned forced entry, bail bond recovery agents are not required to notify law enforcement beforehand."

"If it is UNPLANNED it is going to be very fact-specific. For example, if the agent sees the defendant go into a building, the agent may pursue the defendant without notifying law enforcement."

RCW 18.185.300

Bail Bond Agents must:

- (a) Have reasonable cause to believe that the defendant is inside the dwelling, building, or other structure where the entry is to occur.
- (b) If PLANNED-Notify an appropriate law enforcement agency in the local jurisdiction in which the apprehension is expected to occur.

Jason and David did not have time (after securing the house) to do an actual search for Mr. Barnes.

Law enforcement came in moments later. They did a quick "search" of the house, did not find Mr. Barnes. Was he hiding? Did he escape out of the house before anyone noticed? Perhaps that will never be known. After Jason's trial, Annette Waleske filed a lawsuit against Regan Bail Bond, Jason, David and Victoria.

As of October 13, 2016 through Attorney Mark McDougal of Kafoury and McDougal 411 SW 2<sup>nd</sup> Ave #200 Portland Oregon 97204, filed a notice of intent to withdraw WTP0002.

Their lawsuit has been completely dropped on all parties involved. [www.courts.wa.gov](http://www.courts.wa.gov) S06 Clark Superior #5-2-02247-8. Yet, Jason remains in prison perhaps till April 2030. David will be out around October 2017 and Jason's estranged wife is done with her probation.

An "Adequate" lawyer, another trial, or charges dropped is crucial.

The Judge whom presided over Jason's trial was newly appointed in February 28, 2015. (The Columbian 1-23-2015 article)

This was Judge Derek Vanderwoods *FIRST TRIAL*.

The deputy Prosecutor Dan Gasperino was charged with DUI on December 22, 2014 and kept his job and his case load. Unbelievable.

-Wethegoverned.com states "It appears that Deputy Prosecutor Dan Gasperino was the only Prosecutor in the State of Washington who was working to convict criminals while he was on Parole himself."

The Colombian

12-29-2014 "Clark County Deputy Prosecutor Charged with DUI"

The Columbian

1-22-2015

Dan Gasperino received probation of 5 years (he had a prior) did 15 days of electronic home monitoring. He went on to prosecute Jason a few months later.

The Deputy Prosecutors Attorney for his DUI was none other than Jason's trial attorney's brother Jack Green. A brother defending the prosecutor who is going up against the other brother defending Jason.

AGAIN-

Jason's trial lawyer (who Jason and his friends paid for) did **NOT** call any experts to testify on bail bond laws, rights, requirements and Jason WAS NOT ALLOWED BY THE JUDGE to testify in his defense on his knowledge skill, back ground and the fact that he did not "break" into some random house. *His friends, family, children and I just want him out. Thank You*