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Washington State  
Supreme Court

In The Supreme Court of the State of  
Washington

State of Washington,  
Respondent,  
v.  
Richard Eugene Vallus Jr  
Petitioner

Case No. 98693-2

Motion to request  
court order's

1. IDENTITY OF MOVING PARTY.

The petitioner, Richard E. Vallus Jr,  
pro se, asks for the relief designated  
in Part 2.

2. STATEMENT OF RELIEF  
SOUGHT.

The petitioner requests this  
Court to order Clallam Bay Corrections  
Center (Department of Corrections) to

obtain and provide a transcript of the only phone call accepted by Yakima County Court Reporter Jori Moore, from Yallup at Clallam Bay Corrections Center, to 509-574-2733, the week of July 5, 2020 to July 11, 2020, and to ~~pro~~ obtain and provide a copy of Marjoria Owens email sent to ~~the~~ <sup>Yallup</sup>, via jpay on July 31, 2020 at 2:24 PM, and have Jori Moore provide the answers to Yallup's 10-22-2020 letter.

### 3. FACTS RELEVANT TO MOTION.

Dept of Corrections, Public Records Specialist Lora Bronson (Appendix #1, attached) writes a letter October 6, 2020, and I (Yallup) receives afterwards, citing a phone calls cannot be conducted by a PIN number or a telephone number, but it was the only ~~record~~ phone call accepted the second week of ~~20~~ July 2020 (7-5-2020 to 7-11-2020) by the Yakima County Court Reporter's office

phone number 509-574-2733. This denial prompted Yallups to request Clallam Bay Corrections Center staff via kiosk to obtain this record of the phone call to 509-574-2733, Yallups was informed by the Superintendent via D.O.C. kiosk machine, Yallups cannot obtain a record of the phone call per d.o.c. policy 450.200 on October 20 and 21 of 2020.

The purpose and reason for this record of the phone call to Yakima County Court Reporter Jori Moore, is ~~she that~~ <sup>that she</sup> asserts the records on the FTR CD (September 2020 Petition For Review, Case No. 48692-2, Appendix #E) will be transcribed and sent by August 10, 2020.

Then, ~~July~~ the week of July 26, 2020 to August 1, 2020, Court Reporter Jori Moore contacts phone number 509-759-1388 to forward a message to me (Yallups), that was

Forwarded by Marjoria Owens via jpay email system, email date July 31, 2020 at 2:24 PM, indicating "the lady" Jori Moore said she (Moore) <sup>will</sup> have "them" (transcripts) done by the end of this week (7-26-2020 to 8-1-2020) and  $\neq$  sent to me (Yallups).

"This week" of the email, is 7-26-2020 to 8-1-2020, and the email was received July 31, 2020 at 2:24 PM, meaning I would have had the transcripts by August 10th 2020, and submitted the transcripts, instead of the FTR CD's in the Petition for Review.

Over two weeks after July 31, 2020, opposing party Senior Deputy Prosecutor David B. Trefry authors a letter with a copy of Jori Moore's letter, copies of my letters to Ms. Moore, citing Moore will not transcribe the record because



of alleged threats by Yallup, that same week, Yallup receives the FTR CD that was to be transcribed and payment for the services.

This forced Yallup to file a motion requesting to file the FTR CD with the petition, to which David Trefry filed a response asking this court to deny my request in August/September 2020.

Yakima County Court Reporter Jori Moore's refusal to transcribe and send the record, after messaging she would have them completed and sent by August 1st 2020, and then weeks later, David Trefry, opposing party authors a letter to this Court the week of August 17, 2020 to August 21, 2020, citing Ms. Moore will not transcribe and send this record, after she said she would.

Jori Moore, and David B. Trefry

made contact with each other to devise a plan in getting the only record that verifies all assertions of petitioner, from being viewed by this court, in violation of RPC 3.4. and 8.4., and due process.

October 22, 2020, Yallup wrote Jori Moore asking questions on this matter, and Yallup also asserts his beliefs to Moore.

The records Yallup requests, and the answers from Jori Moore Yallup requests, this Court ~~of~~ to give a court order to the Clallam Bay Corrections Center/ Department of Corrections to provide a transcribed record of the only phone call from Richard Yallup D.O.C. # 313822, that was accepted by Jori Moore the week of July 6, 2020 to July 10, 2020, at phone # 509-574-2733, and ~~a record~~ to provide a copy of jpay email from Marjoria Owens to Richard Yallup D.O.C. # 313822

dated July 31, 2020, at 2:24 AM,  
and to order Jori Moore at the Yakima  
County Court Reporter's Office to produce  
answers for Richard Yallup D.O.C. #  
313822's October 22<sup>nd</sup> 2020 letter  
to Jori Moore.

#### 4. GROUNDS FOR RELIEF AND ARGUMENT.

Clallam Bay Corrections Center/Dep't  
of Corrections, cites via D.O.C. kiosk  
machine (records removed from kiosk, so  
I could not request copy to submit),  
a court order is needed to obtain  
a recorded phone per. D.O.C. policy  
450.200, and jpay email system  
is monitored by D.O.C. as well, the  
records Yallup requests a court order  
to order D.O.C. to obtain and provide  
~~his~~ these records.

Yallup wrote Yakima Court Report-  
er October 22, 2020 requesting  
multiple answers on the ~~for~~



July 2020 phone call, the message she sent through a 3<sup>rd</sup> party, and her ~~about~~ interactions with Deputy Prosecutor David B. Trefry, leading to the August 2020 letter and copies of letter's being sent to me and this court about the transcripts, and a court order will get these answers.

Opposing party David B. Trefry's August 2020 letter citing Jori Moore and the transcripts, to Yallup and the Court, Mr. Trefry's response to Yallup's request to submit a FTR CD with petition (August/September 2020), is not coincidental.

The records, support David B. Trefry actively is denying access to the court in ~~the~~ violation of RPC 3.4 and 8.4, due process, right to fair hearing/proceeding, because of the record and what it verifies, which verifies all claims of Yallup, the petitioner.



Yallup, the petitioner has a right to ~~for~~ a fair proceeding, and the opposing governmental party or parties hindering that right, needs to be ~~pro~~ properly addressed and remedied. Therefore, the petitioner respectfully requests that this court grants the relief sought, and orders the production of records by the Clallam Bay Corrections Center / Department of Correction, and Yakima County Court Reporters Jori Moore's answers to my questions in the October 22<sup>nd</sup> 2020 letter to her, to show this court of the states hindrance and violation. to RPC 3.4. and 8.4., Wash. Const. Art. 1, §22, and ~~the~~ United States Const. Amend 14.

Dated this 22<sup>nd</sup> day of October, 2020.

By: Richard E. Yallup Jr

Richard E. Yallup Jr, pro se  
Clallam Bay Corrections Center  
1830 Eagle Crest Way  
Clallam Bay, Wa. 98326

Appendix #1

Apix#1



STATE OF WASHINGTON  
**DEPARTMENT OF CORRECTIONS**  
P.O. Box 41118 • Olympia, Washington 98504-1101

October 6, 2020

Richard Yallup, DOC #313822  
H / HB06L  
Clallam Bay Corrections Center  
1830 Eagle Crest Way  
Clallam Bay, WA 98326

Mr. Yallup:

I am in receipt of correspondence regarding your Public Records Request P-15172. Please continue to reference tracking number P-15172 in any future correspondence regarding this request.

You have clarified that your request should be for disclosure of the following records:

- A copy of a transcript of a recorded phone call to telephone number 509-574-2733, from a Clallam Bay Corrections Center Department of Corrections phone, using pin number 81115738, the second week of July 2020

The department does not provide transcripts of phone calls and a search cannot be conducted by a PIN number or a telephone number. Therefore, there are no responsive records.

This request is now closed.

Sincerely,

*Lora Bronson*

Lora Bronson  
Public Records Specialist  
Department of Corrections | Public Records Unit  
P.O. Box 41118 | Olympia, WA 98504-1118

LB: P-15172

*“Working Together for SAFER Communities”*



Richard Yallup #313822

H-B-6

Clallam Bay Corrections Center

1830 Eagle Crest Way

Clallam Bay, Wa. 98326



(legal mail)

(legal mail)

The Supreme Court  
State of Washington  
Case No. 98693-2

P.O. Box 40929

Olympia, Wa. 98504-0929

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