

[To: Court of Appeals, Division II]

7-20-12

[State v. Derik Maples Case No. 42865-2-II.]

Statement of additional Grounds
Issues for review on appeal

FILED APPEALS
COURT OF APPEALS
DIVISION II
2012 JUL 26 PM 1:28
STATE OF WASHINGTON
BY DEPUTY

1.) The Sixth amendment Provides, "in all Criminal Prosecutions, The accused shall enjoy the right To be confronted with the witnesses against him.

In the case at Bar, I the defendent Derik Maples have been convicted of first degree assault against tyshaun foremen. MR. Foremen did not show up to my trial to testify that he was a victim, or that he actually exist.

Upon being arrested I did make a self incriminating statement but later Pushed to have it suppressed in a 3.5 hearing. by doing so the state would have to Prove the connection between me and MR. Foremen. In trial the state introduced evidence believed to be MR. Foremen's, Being his cell Phone records, showing calls from his Phone to a Phone believed to be mine.

A material witness warrent was Placed for his arrest in the months Previous to my trial, so under the assumption he avoided, his P.O., the courts, and the Police, intentionally. I believe it violated my 6th amendment right, to confront my accuser.

I am seeking to have this case Vacated, or remanded for a New trial.