The Court of Appeals Division 1

State of washington ? Respondent

Appellant

Cose 78167-3-1 Cover Sheet

I Eric DAVIS Come NOW as prose Appellant I Submitting my AdditIONAL Grounds For Review. To All party

ON This Date 10 October 2013

### TABLE OF CONTENTS

A ASSIGNMENT OF ERROR
THE COURT VIOLATED The CONFrontation
CLause of The Sixth Amendment provid [I] Noll
CRIMINAL prosecutions The Accused Shall Enjoy
The Right to Be confronted with The witness
Against Him us, const, Amend, VI.

R. STATEMENT Of The CASE
THE CONFRONTATION CLAUSE Guaramtees A
DEFENDANTS Right To confront Those who Bear
Testrmony against Him

THE COURT ERROR ON THE CONCLUSION OF LAW.

Be Couse My Right to Confrout My Accuse. The Court Violated My Constitution under The Sixth Amendment. We ask This court to Reverse My Conviction - In Judgement in Sentence in this Case.

# TABLE OF AUTHORITIES VASHINGTON CAES

(1) STATE V MASON, 160 Whald 90, 922, 162 P.3d 396 (2007

# TABLE OF AUTHORITIES Federal CASES,

(1) MELENDEZ-DDAZ, 557 U.S AT 309 (2) CRAWFORD V. WASHINGTON 541 U.S 36, 51, 124 S. Ct. 1354, 158 L.Ed. 2d 177(2004) 13) DAVIS V. WASHINGTON, 547 U.S 813, 813, 821, 126 S. Ct. 2266, 165 LEd. 2d 244(2006)

## STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW

STATE OF WASHINGTON )	
attorney. Summarized below are the additional	No. 70/67-3-1  STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW  ived and reviewed the opening brief prepared by my grounds for review that are not addressed in that brief. It of Additional Grounds for Review when my appeal
	onal Ground 1
AMEDUMENT PROVID ECUTTONS, The ACCUSE TO BE CONFRONTED WITH him USCONST. AMEND. V. CLAUSE GUGTAMTERS A	CLAUSE OF THE SIXTH  ENTOY THE PROHI-  THE WITNESS AgaINST  THE CONFRONTATION  DEFENDANTS Right TO  PARE TEST I MONY ORGANST
	onal Ground 2 557 U.S At 309 (Quoteng FON 541 U.S 36, 51, 1245, ct. 04) The CONFRONTATIONS 21- ETESTI MONTAL STATEMEN d not Appear at Trial unless?
If there are additional grounds, a brief summary is attached to this statement.	
Date: 16 10, 2013	Signature: Exic Davis



#### Cont

LThe Declarant I was un AVAIIABLE TO TESTIFY, AND THE DEFONDANT HAD A POTOI OpportunFTY For Cross-EXAMINATION "DAVIS V. WASHING TON, 547, U.S. 813, 821, 126, S.Ct. 2266, 165 L.Ed. 2d 224 (2006) State V MASON, 166 Wn, 2d 90,922, 162 P.3d 396 (2007)

### Certification of mail

The court of Appeals Division I

I Eric Davis come Now as prose Appellant, NO 70167-3-1 I is Submiting My Notice of AdditoNAL Grounds For Review To All party

ON This Date 10 october 2013

Signed under penalty To perjury That Law of united State's That I mail a Certification of Mail To all party

ERIC J. NIELSEN
Attorney For Appellant
NIELSEN, BROMAN & KOCH,
1908 East Madison
Seattle WA. 98122

Prosecuting Atty King County King Co Aosy App Unit Supervisor W554 King County Courthouse 516 Third Avenue Seattle WA, 98104