

COURT OF APPEALS  
DIVISION TWO  
OF THE STATE OF WASHINGTON

COURT OF APPEALS  
DIVISION II

2014 JUL 28 AM 9:14

STATE OF WASHINGTON

BY: *[Signature]*  
DEPUTY

STATE OF WASHINGTON )  
)  
Respondent, )  
)  
v. )  
)  
Alfred James Thierry Jr. )  
(your name) )  
)  
Appellant. )

No. 45379-7-11

STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

I, Alfred J Thierry Jr., 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

ALABAMA Petitioner v. James Lewis Smith, 490 US 794, 1095 Ct 2201 (1989) The prosecutor used prejudice statements in trial to the jury as to "Read Between the Lines" as to my employment as a truck Driver to indicate I was picking up my son on my days off for whenever I wanted, which is not true or relevant. I always had permission, and his Aunt knew when I was picking JEO up and when I was returning him home always in good Health. Reversed and remanded.

Additional Ground 2

State v. Anthony Sakellis Appellant Division II 269 P.3d 1029 164 Wn. App 170 Oct 4 2011 The prosecutor used statements displayed during closing arguments, power point slide relating to the concept, IT feeling to JEO like I peed in his Butt, which directed the jury to "Fill in the Blank" about his or her reason for doubt. WE adopted a similar prophylactic rule to guard against vindictiveness by the prosecutor at the post conviction stage in this case. The statement used was hearsay. Affirmed.

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

Date: 7-22-14

Signature: *Alfred J Thierry Jr*

Seattle v. Black 109 Wn.2d 336, 348, 745 P.2d 12, (1987)  
Defendent was convicted in the Superior Court, Spokane  
County, Marcus M. Kelly, J. of third-degree rape, and he  
Appealed. The Supreme Court Callow Acting C.J. held  
that: "(1) although defense counsel did not specifically  
raise a "challenge" to "reliability" of "rape trauma Syndrome."  
General objection to testimony of expert on the Subject  
Sufficiently preserved issue for Appeal. And (2) "rape  
trauma Syndrome." has not been generally established  
as a Scientifically reliable means of "proving" that a  
rape occurred, And thus the expert testimony on  
the Subject was improperly admitted.

Affirmed and remanded.

Thank you for your time in this matter.

C.C. file

Sincerely,  
Alfred J. Thierry Jr.  
Alfred J. Thierry Jr.  
Pro se.

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

Date: 7-22-14

Signature: Alfred Thiery

To The Court of Appeals, I hope and pray I don't have to spend all the time that was imposed on me before we find an answer to something I did not do. My trial attorney Jane Pierson tricked or should I say did not inform me by signing to the amended documents, I was signing to more charges that I just did not do and do not agree with. I feel Lorrie Robinson's daughter Linesa Robinson should have been able to testify in the case. I know it would have made a big difference in the outcome of my case. From what I understand the six counts were initially on Linesa Robinson. But after she recanted her statement C.P.S. and the State of Washington prosecuting attorney's office decided to use the charges against me and put my son on trial because they knew they could manipulate him.

"Please help me?" I do not deserve all this "time!"

Thank you for your time in this matter.

c.c. file

Sincerely,

Alfred Thiery  
Alfred J. Thiery Jr.

Pro Se.

My attorney Jane Pieson did not let me Read the discovery or any of the court papers in detail. I had to give all my court papers to my Marcus Thierry I could not take them back in the Unit for fear of someone Reading them. I was in population the whole time, were I felt very uncomfortable. I was not put into protective custody until another inmate found out what I was charged with and threatened me with violence.

The court did not offer me work Release. It just imposed a Flat Sentence. They charged me six counts of domestic violence, there was never any domestic violence.

Can you Please helping getting me a new jury trial or can The court of Appeals have the charges reversed? Sentence vacated or remanded for resentencing Please? I never was nor have I ever been a danger to any Community.

Thank you for your time in this matter.  
c.c.file

Sincerely,  
Alfred J. Thierry Jr.  
Alfred J. Thierry Jr.  
Pro Se.