

STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

STATE OF WASHINGTON )

Respondent, )

v. )

Lewis, Ricky L.  
(your name) )

Appellant. )

No. 13-1-10093-9 Sea  
Appeal # 72332-4-1  
STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

I, Ricky Lewis, 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

Per Grounds of Appeal The V.U.S.C.A. conviction  
of 1988. The current use of this offender score  
point to increase sentencing points and incarceration  
commitment placement. It is being used erroneously  
against the wishes of Washington Citizens. The  
one point contributes to over 20 months and is cripple  
the amount of time on Original conviction.

Additional Ground 2

ineffective Assistance of Council Malicious Prosecution  
Attorney malpractice Breach of Client Attorney  
privilege communication. NON existent Complaint  
fruits from a false probable cause search warrant

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

Date: July 15, 2015

Signature: Ricky Lewis

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STATE OF WASHINGTON  
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## Additional Ground 2

On March 20, 2013 Alleged victim "Carrah" a teenage prostitute, told 911 operator and detectives, she had been Raped, beaten, Kidnapped by defendant Ricky Lewis.

On this information S.P.D. S.A. Unit arrested defendant (Appellant) confiscated 1 Dodge Van and obtained a probable cause search warrant to search alleged crime scene one RV registered to Appellant. Contents were taken.

While in custody Appellant provide knowledge of a parking lot video of Alleged victim entering and exiting Van. Contradicting "Carrah" story.

S.P.D. now alerted that "Carrah" is a prostitute provides a sting to arrest "Carrah" for another statement. Weeks have passed. During this time Attorney George Freeman Spursen (W.S.B.A. grievance file #14-01609) replaces original Attorney and Appellant confides of a explicit recording of he and Carrah together. Also explicitly tells the attorney that they should view camera contents before disclosure to D.A.

The attorney failed to follow directions providing camera and contents to D.A. The camera and one video cleared me of the Kidnapping and Rape completely. Even though two alleged statements by Carrah were different and conflicting videos (2) parking lot - crime scene. D.A. and detectives viewed another video in regards to a quarrel over money between Appellant and Blue Palmer, that no one knows when it took

## Additional Ground 2

place as there is no complaint. Detectives were able to go through Blue Palmer's personal property that was stored in RV and found her EBT CARD and match her arrest pictures with video and then hunt her down and ask her specific questions where she denied any knowledge of video or incident.

D.A. hunted Blue Palmer down again as Carrah had skipped town turning tricks to Vegas via Automobile she bought her pump. After more specific questions about the video and a victim Blue Palmer answered, but made no complaint of or about the act's on the video. Shortly after D.A. amended the original complaint in open court. Appellant had now been in custody 6 months, with a million dollar bail. Also Head Superior Court Judge Kessler was attacked in local media for providing Appellant a P.R. Some months earlier for unrelated charge. New Attorneys Holmes + Witchley provided no effective counsel in regards to filing motions or securing a reasonable bail. Refusing to negotiate a misdemeanor plea with D.A. continuously securing extensions that lasted 15 months in the K.C.A.J.D.C. contributing to Alford plea under duress.

During the 8<sup>th</sup> month's the D.A. failed to provide Carrah to Attorneys for interview and failed to provide Blue Palmer for interview. Telling Attorney that Carrah was staying at a friend's house in Spokane when she had a taken off.

## Additional Grounds

A Attorney Holmes failed to tell appellant of Carran departure before taking a plea agreement for a 2<sup>nd</sup> degree Assault that was never reported and made up by D.A. to obtain a high level conviction and a strike.

For these reasons the Appellant has challenged the Validity of the alleged justice that was provided and claims the conviction is illegal.

Bruce L. Lee

July 17, 2015