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Washington State  
Supreme Court

SUPREME COURT NO. 98789-2

COURT OF APPEALS NO. 79882-2-1

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THE SUPREME COURT OF THE STATE OF WASHINGTON

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NORMAN GATCHEL, SA,

Appellant,

v.

ARMCO TRANSMISSION CORP., et al.,

Respondents,

---

PETITIONERS OPPOSITION TO DEFENDANTS ANSWER TO  
MOTION OBJECTING TO PETITIONERS FILING FEES AND  
PETITION FOR REVIEW

---

*Norman Gatchel, SA*  
Norman Gatchel, Plaintiff/Petitioner  
MSU-Camas Unit 1CC2-11  
Coyote Ridge Correctional Center  
P.O. Box 769  
Connell, WA #99326

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PETITIONERS OPPOSITION TO DEFENDANTS ANSWERING MOTION OBJECTING TO PETITIONERS FILING FEES AND PETITION FOR REVIEW

- A

William D. Hatcher  
William D. Hatcher, Plaintiff/Petitioner  
MSU-Camas-Unit 1CC2-11  
Coyote Ridge Corrections Center  
P.O. Box 769  
Connell, WA # 99326

# TABLE OF AUTHORITIES

## Rules

RAP 15.2 et. seq - - - - -	1, 7, 8, 9, 12, 13, 14
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PETITIONERS OPPOSITION TO DEFENDANTS  
 ANSWERING MOTION OBJECTING TO PETITIONERS  
 FILING FEES AND PETITION FOR REVIEW

Norman Cochran, Sr.  
 Norman Cochran, Sr., Plaintiff/Petitioner  
 Mcu-Camus-Unit 1002-1L  
 Coyote Ridge Correctional Center  
 P.O. Box 769  
 Connell, WA #99326

I. IDENTITY OF PETITIONERS REPLY AND AMENDED OBJECTION  
TO RESPONDENTS ANSWERS AND DEFENSE CLAIMS.

Petitioner's Norman Gotcher, Sr. At all times Mention in  
this Complaint Opposes Defendants Answers And Objections to  
Deny Petitioner's Request to Waive the \$200.00 Dollar Filing Fee, And  
To Deny Review of Petitioner's, Petition for Review.

A. ISSUES PRESENTED FOR REVIEW.

Petitioner's Object to Defendants Argument to Ignore Specific Prop  
Rules that of course, Mr. Gotcher's do not qualify under the Rules of 15.2,  
And that Prop 15.2 (a), (c) And (d), which is shown by Petitioner, that All  
Defendants's Claiming, that Mr. Gotcher's do not qualify to the Showing  
of the Supreme Courts Ruling, which Defendants Apparently Overlooked as to  
The Trial Court, And Appellate Court Findings which allowed Mr. Gotcher  
to pursue First his Civil lawsuit in the Trial Court, and then Next the Appellate  
Court to allow Petitioner Waiver of paying Filing Fees in the Appellate Court,  
Defendants's claim do not Apply to Prop 15.2 (d).

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

Norman Gotcher, Sr.  
Norman Gotcher, Sr. Plaintiff/Petitioner  
MSU-Camos-unit, CC2-1L  
Cofate Ridge Correction Center  
P.O. Box 769  
Cornell, WA #99326

B. PETITIONER SEEKS REVIEW OF ISSUES NOT RAISED IN THE PETITION FOR REVIEW.

This is where, Defendants "still" ignore petitioner's possession material evidence in reference to Defendant's phone conversation with petitioner, regarding accepting full responsibility to return petitioner's vehicle and personal property for the \$125.00 Dollar towing fee. Defendants also refused showing any real evidence to provide petitioner's side with paperwork to sign in the releasing of those car keys or to the showing of papers which reference Brian's Towing Defendants claimed they used the day of the towing of Mr. Catcher's vehicle and that they always use. "Where is such confirmation of evidence supporting such claims" of which Defendants open its doors to be answered?

II. AMENDED-FACTS OF THE ORIGINAL COMPLAINT.

Defendants continue to make false claims prior to Attorney Solley v. Coats prior defense claims which are repeated here in Defendants opposition as shown below:

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

-2

William Solley  
William Solley, Plaintiff/Petitioner  
Mesa-Lamesa Unit 1 CC2-16  
Coyote Ridge Correctional Center  
P.O. Box 709  
Conrad, WA 99030

No. 1 Defendants claimed that Mr. Catcher never made contact with Defendants to secure the returning of Catcher's Vehicle with personal property inside the Vehicle.

No. 2 Defendants claimed they never agreed to have Mr. Catcher's Vehicle and personal property inside the Vehicle delivered for a set towing fee of a \$125.00 Dollars.

No. 3 Defendants claimed, they never accepted any type of responsibility for the safety and return of Mr. Catcher's Vehicle, to diagnosed the Vehicle for any maintenance problems, meaning mechanical problems or how much it would cost Mr. Catcher for any repairs.

No. 4. Defendants claimed, they personally delivered petitioner's car keys and placed them in the hands of Mr. Catcher's sister, Laverica Catcher, but never shown any paperwork showing Mr. Catcher's sister to sign anything.

No. 5 Defendants admit Mr. Catcher brought his Vehicle into its shop to be diagnosed for mechanical repairs.

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

William D. H. H. H.  
William D. H. H. H., Plaintiff/Petitioner  
Maine Car Wash, LLC - LL  
Cysto Ridge Connections Center  
P.O. Box 269  
Cornell, WA # 99326

6. Defendants admit they diagnosed the problems to find petitioner had a Blown Head Gasket, a Bad Engine on a Bad ~~Transmission~~ <sup>Transmission</sup> ~~Engine~~.

7. Defendants admit they removed petitioner's vehicle off of its lot, placing that vehicle on the streets and before that of keeping petitioner's vehicle for at least two whole months without performing any mechanical work so at least let petitioner know service has been performed for a type of payment to begin.

Nothing took place, Defendants claimed, once Mr. Cochran made contact checking on his vehicle, and knowing Defendants kept the vehicle for so long is reason as to why Mr. Cochran requested the returning of his vehicle by having it delivered to Cochran's home, which Defendants lied about performing for the \$125.00 Billie towing fee. All admitted in Defendants Counter-Statement of the case, as to why petitioner request this court to order Defendants to answer to Cochran's medical phone call evidence outlined in prior pleadings and from the original complaint.

Mr. Cochran, insure the phone call evidence Defendants swindled, is material evidence to confirm all claims to be true claims and will then show all lies Defendants continue to commit from the truth the courts overlooked. Defendants used the excuse that petitioner's medical evidence, didn't meet the ten day(10) requirement for filing in its evidence or motion for reconsideration pursuant to Cr 59(b) and Cr 3.1.

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

Norman Cochran #118-902  
Norman Cochran, Plaintiff/Petitioner  
MSU-Lewis Unit # CC2-11  
Coyote Ridge Corrections Center  
P.O. Box 269  
Connell, WA # 99326

Although the Above Claims Remain Open Claims, they are New Claims  
As they have not been Raised in the Petition for Review As Petitioner Reply  
TO the Answering Party's Opposition to its Counter-Statement of the Case, Defendants  
Invite Petitioner to Address all claims in his original Complaint, which has not been  
Raised in the Petition for Review as opposed to Prop 13.4(d). - - - - -

In Answering Defendants Arguments that the Supreme Court Rejected Mr. Cochrane's  
Motion for Reconsideration for Expenditure of Public Funds and is Foreclosed by its  
September 4, 2019 Ruling, this same Court Reversed in its July 17, 2020 Letter, Granting  
Mr. Cochrane permission to Serve and File with this Court a Petition for Review, and  
a Motion for Waiver of Filing Fee provided it was Filed by August 17, 2020.

Mr. Cochrane have Completed both Actions Received by the Supreme Court on  
August 7, 2020, Per TO the Courts August 12, 2020 Letter. This Court also Informed  
Defendants "they" should Serve and File Any Answer to the Motion for Waiver of Filing  
Fee, and Any Answer to the Petition for Review by September 11, 2020, Per TO the  
August 17, 2020 Letter Sent to both Defendants and to Petitioner by E-MAIL "only".

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTIVE TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW - 5

William Cochrane  
William Cochrane, Jr., Plaintiff/Petitioner  
MSU-Campus Unit! CL2-1C  
Coyote Ridge Connections Center  
P.O. Box 219  
Connell, WA # 99326



Defendants Again make claim in its opposition, that this Court already Rejected Cochran's Argument and should not Waive Filing Fee for Cochran because of the Courts Earlier Decision! But in Retracting the Courts Current Decision, which Authorizes Mr. Cochran, in its August 17, 2020 Decision, makes Clear to Allow Mr. Cochran to be Heard with his Motion to Waive Filing Fee to include the Petition for Review and that Defendants must Respond and Answer both Motions which will be sent to the Court members of its Department and if not Unanimously Agreed on the manner of the Disposition, then Consideration of this matter will still be Continued for Determination by the En Banc Court.

Defendants, also Argue! Petitioners Motions should be Denied and the Supreme Court will only accept a Petition for Review under Four Circumstances. So, if after Reviewing this Courts Current Authorization Orders to be in Conflict with the Appellate Court Decisions of this Supreme Court and to Except all three Other Circumstances out of the Four Listed, Can there now be a Fair Ruling that will Allow Mr. Cochran's Motions to be Heard.

PETITIONERS OPPOSITION TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

Norman Cochran, Sr. Plaintiff/Petitioner  
MSU-Campus-Unit: CC2-1L  
Coyote Ridge Corrections Center  
P.O. Box 769  
Connell, WA # 99326

In Defendant's Argument on Page 6 Where Defendants Claimed the Court Dictated Plaintiff must pay all Cost of his Appeal which Includes paying for the Entire Cost of all Clerk's papers he Desires.

Petitioner's Rebuttal to State, Either he is Mis-Informed by these Washington Court Rules or these Washington Court Rules are Fraudulent, in law and fact. So, If the Rule of RAP 15.2(c), shall Rescind the items of Expense which are to be paid with Public Funds, which include items of Expense to be paid by Petitioner of the Amount Petitioner must Contribute Towards the Expense for Review,

And If under RAP 15.2(c), Governed by Subsection (b), of this Rule, where the Trial Court "shall" Determine in written Findings, the Indigency, If any, of the Party Seeking Review were the party must demonstrate in the Motion or the Supporting Affidavit the issues the party has a Constitutional or Statutory Right to Review of partially or wholly at Public Expense which the Trial Court made Findings to in its Order of Indigency on Form 12 of its Order of Indigency pursuant to RAP 15.2(d)(2) (Study Verbatim), the COA shall Determine what portions of the Record shall be Reproduced at Public Expense, which "shall" be Submitted to the COA Signed by Superior Court Judge Roger Rosoff on 05/28/2019 as Ref' to Ex. 2. Then

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

William Shethers, Jr.  
Norman Cochran, Plaintiff/Petitioner  
MSU-Lewis-Clark CC2-16  
Coyote Ridge Corrections Center  
P.O. Box 769  
Connell, WA # 99326

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(Continuing the facts to be true, in reference to Rule 15.2(c) State of the party seeking review is unable by reason of poverty to pay for all or some of the expenses of appellate review, and if the trial court shall make such findings, which shall be forwarded to the Supreme Court for consideration pursuant to Section (d) of this rule, and if the trial court shall determine in those findings the portion of the record necessary for review and the amount, if any, the party is able to contribute towards the expense for review, and if the findings shall conclude with an order to the clerk of the trial court to promptly transmit to the Supreme Court without charge to the moving party, the findings of indigency, the affidavit in support of or in opposition to the motion, - - - -

Then why have the Supreme Court overlooked these factors of which the rules apply; also as to the trial court's order of indigency to that was hand written by Superior Court Judge Roger Rogoff? Did the trial court not follow the 2009 rules for the Supreme Court to know and address Mr. Godner's poverty status and those merits which granted Mr. Godner waiver of pursuing his civil lawsuit claims, also to why the appellate court also waived Mr. Godner's filing fee to filing his appeal in its order.

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

Norman Godner, Plaintiff/Petitioner  
Norman Godner, Sr., Plaintiff/Petitioner  
Mer-Land Unit # CC2-16  
Coyote Ridge Corrections Center  
P.O. Box 769  
Corvallis, WA # 99326

Why did the rulings from both the Trial Court and Appellate Court  
Not show there was no-way for Mr. Gotcher to pay for Clerk's papers especially  
100% percent of all papers for review or for all cost of his appeal?

Is this not a conflict with RAP 15.2(c) and RAP 15.2(d) to state an order  
of indigency shall designate the items of expense which are to be paid with  
public funds and items of expense to be paid by a party of the amount which  
the party must contribute toward the expense for review? So how was it  
under those rules that Mr. Gotcher is required to pay 100% percent of every-  
thing including the entire cost of Clerk's papers?

Not once in any of those RAP rules, did it state a claim that Mr. Gotcher or a  
party person is obligated to pay 100% percent of all Clerk's papers and the entire cost of  
the appeal. Where is it in the law that defines this claim? Defendants claims  
are in conflict with all RAP rules as shown above and throughout this opposition  
as well as with other factors petitioners show below!

*Benjamin Gotcher*

Benjamin Gotcher, Plaintiff/Petitioner  
MSU-Camas Unit, CC2-16  
Coyote Ridge Corrections Center  
P.O. Box 769  
Carnall, WA # 99326

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTED TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW — 9

A. ARGUMENT WHY PETITIONERS MOTION SHOULD BE GRANTED  
AND DEFENDANTS' RESPONSES OPPOSITED SHOULD BE DENIED.

ON July 13, 2020 the Court of Appeals Received and Forwarded a Letter from the Petitioner Indicating he Wished to Seek Supreme Court Review of the Above-Referenced Court of Appeals Case. The Supreme Court Received the Letter on July 14, 2020. A Copy of the Letter is Enclosed for the Respondents. The Case has been Assigned the Above Referenced Supreme Court Case Number which is NO. # 98789-1.

Mr. Catcher, Was also Informed by the Supreme Court, the Proper Method by Which to Request Review is by the Service and Filing of a Petition for Review, see RAP 13.4, And because the Letter was Timely Filed, in the Court of Appeals, the Petitioner Mr. Catcher is Granted Permission to Serve and File with this Court a Petition for Review provided it is Filed by August 17<sup>th</sup>, 2020. This Petitioner has Completed.

The Supreme Court, also in its Confirmation Letter Dated July 27, 2020 Confirmed with Petitioner "In order to Continue with this Case, Mr. Catcher

PETITIONERS OPPOSITED TO DEFENDANTS  
ANSWERING MOTION OPPOSITED TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW

By William J. Catcher, Plaintiff  
William J. Catcher, Plaintiff  
Msu-Lewis Unit, CC2-11  
Coyote Ridge Collections Center  
P.O. Box 719  
Connell, WA 99027

Will either need to pay the \$200.00 Dollar Filing Fee to this Court or file a Motion for Waiver of the Fee by August 17, 2020. Thus Authorizing Mr. Gotcher to file a Waiver of the \$200.00 Dollar Filing Fee and the Petition Fee Review Originally Denied by this Court in its September 4, 2019 Order.

As of August 12, 2020 - this Court has graciously permitted Mr. Gotcher to file his Motion for Waiver of the \$200.00 Dollar Filing Fee and serve his Petition for Review. "It has been Done". The Court also informed all parties, If the Members of the Department do not unanimously agree on the manner of the disposition, Consideration of this matter "will" be continued for Determination by the En Banc Court to allow both Motions to be heard.

The Supreme Court has also Authorized Mr. Gotcher to file Waiver of Filing Fees and its Petition for Review by August 17, 2020 In order to pursue his Appeal.

Defendants Opposition is therefore moot, that this Court already found in Declining to Allow Mr. Gotcher to pursue his Appeal at Public Expense and that this Court should not Grant Discretionary Review when it has already in essence Rejected Gotcher's Argument and should not Waive Gotcher's Filing Fee Claim.

PETITIONERS OPPOSED TO DEFENDANTS  
ANSWERING MOTION OBJECTIVE TO PETITIONERS  
FILING FEES AND PETITION FOR REVIEW - 11

*William Gotcher*  
William Gotcher, Plaintiff/Petitioner  
MSU-Campus Unit, CC2-1C  
College Ridge Correctional Center  
P.O. Box 779  
Connell, WA 99021

Still, Mr. Gotcher has shown he is indigent by his D.O.C. Six month Account Activated along with providing a Declaration of his Statement of Finances, To include the showing of a D.O.C. Contract License Attorney: Jason B. Conroy, whom supports factors Mr. Gotcher remain indigent and is doing the best he can to pursue his case under severe circumstances while being incarcerated. Mr. Gotcher also believe if both the Trial Court and Appellate Court did not find any merits with Gotcher pleadings, if the Court would not had waived Mr. Gotcher fees to pursue his case in reference to RAP 15.2(a) Sections (c) and Sec. (2).

Defendants claim on page 8 of its opposition, claiming petitioner does not cite to any provision of RAP 13.4 (b) let alone explain how any of these requirements for review are met with regard to his petition, yet Defendants failed to see, in the Supreme Courts July 27, 2020 letter has authorized Mr. Gotcher to continue to pay the \$200.00 Filing Fee OR file a Motion for Waiver of the Fee by August 17, 2020 contained in its August 17, 2020 letter in which to complete and has been set for consideration without oral argument by a Department of the Court, and in the Court July 27, 2020 letter petitioner's case was assigned the above referenced Supreme Court Case Number as 98789-1 Again showing Defendants opposition to be meet claims respecting the filing of Petitioner's Petition Fee Review and Motion to Waive Filing Fee.

PETITIONERS OPPOSITION TO DEFENDANTS

ANSWERING MOTION DISMISSING PETITIONERS

FILEING FEES AND PETITION FOR REVIEW

of Voluntary Gotcher  
Norman Gotcher, Plaintiff/Petitioner  
MSU-Campus Unit SCC2-16  
Coyote Ridge Corrections Center  
P.O. Box 769  
Connell, WA #99326

Addressing Defendants claim of not providing the Showing of Substantial Public Interest, Mr. Cochran Inform this Court, Both Defendants and Trial Court Originally made False Claim to Petitioners Mutual Evidence and Motion for Reconsideration for a New Trial was ultimately placed in the Mail which could not then be reviewed to ruling in Defendants favor with its CR 12(b)(6) motion. But Both Defendants and the Trial Court ignored the Ten Day Mailing Service pursuant to CR 59(b) and CR 3.1.

Prior to the Trial Court and Appellate Court Rulings or Orders, the Supreme Court has authorized Petitioners to file Waiver of Filing Fee and Petition for Review as from prior orders of the lower courts <sup>which</sup> implicates a Substantial Public Interest and a Constitutional Issue ripe for the Supreme Courts Decision were Petitioners claims to retain a Constitutional or Statutory Right to Review Partially or Wholly at Public Expense pursuant to RAP 15.2(d) Sec. (c) and Sec. (e) where the Appellate Court warned Appellants Filing Fees for his Appeal. Not to it May 31, 2020 Order, and the Trial Court warned Cochran Civil lawsuit Filing Fees in its 05/28/2019 Order, Re: to Art. 2 and Both Courts supported Petitioners Lack of Funds as being Indigent fully under its Poverty Law, still the Supreme Court authorize petitioner to file Waiver and Show His Indigent and Poverty Status to be heard and considered by this Court or by the En Banc Court.

PETITIONERS OPPOSITION TO DEFENDANTS  
ANSWERING MOTION OBJECTING TO PETITIONERS  
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*[Signature]*  
Norman Cochran, Esq. Plaintiff/Petitioner  
MSU - Ames - Unit CC2-16  
Coyote Ridge Corrections Center  
P.O. Box 289  
Ames, IA 50002-0289



III. Conclusion.

Therefore, the Washington State Supreme Courts Ruling Petitioner's Mr. Cochran's To File Waiver of the \$200.00 Dollar Fee, and his Petition for Review is in Substantial Public Interest that would warrant this Court's Review beside other factors outlined in Petitioner's Opposition and Petitioner's Review.

Petitioner's also Request this Court enforce that Defendants provide Direct Answers To Mr. Cochran's, phone call Evidence as Exhibits 3 and 4 Defendants have effectively avoided not to answer, keeping the Courts away from the Truth of all Injuries Caused and Inflicted.

Petitioner, Ask that these Washington Court Rules be upheld To provide these Necessary clerks papers for Review at Public Expense pursuant to RAP 15.2(b), RAP 15.2(d)(2) and RAP 15.2(c) or provide why these RAP Rules do not apply to Mr. Cochran's Financial Situation also what clerks papers are so desperately needed. Either way Mr. Cochran seek Recons. decision to move forward with his Appeal and that other please claim to be Granted over Ruling Defendants prior oppositions.

Petitioner believes these claims are presented to the best of his knowledge and that to an over the age to testify to the Truth herein.

Executed at Everett, WA on this 15th day of September, 2020.

PETITIONERS OPPOSITION TO DEFENDANTS ANSWERS TO MOTION OBJECTING TO PETITIONERS FILING FEES AND PETITION FOR REVIEW

*[Signature]*  
Notarized and signed by  
Notary Public - WA  
COPPE P. 2020-09-15  
P. 2020-09-15

Pursuant to GR 3.1

PROOF OF SERVICE

I, Appellant (Petitioner) MR. Norman Cochran, Sr., PRO. SE, do declare that I served the following (PETITIONERS OPPOSED TO DEFENDANTS ANSWERING MOTION OBJECTING TO PETITIONERS FILING FEES AND PETITION FOR REVIEW) sent to the address below! - - - D.C. Return making copy of my Civil Claim they quote under D.C. 990.500 and 450.100 D.C. 192 E.25. please send a copy to Defendants and please provide me with a stamped filed copy as well. Thankes.

P.S. Attached is a copy of my Guidance to Show D.C. please to make copies of my Civil lawsuit Complaints which is why I request copies Frankie's Case

WASHINGTON STATE Supreme Court  
Temple of Justice  
P.O. Box 40929  
Olympia, WA 98504-0929

SWORN TO BEFORE ME this 15<sup>th</sup> day of September, 2020.

Executed at Connel, WA on this 15<sup>th</sup> day of September, 2020.

PROOF OF SERVICE

Printed out of paper, my opposites.

- C

Norman Cochran, Sr. Plaintiff  
Norman Cochran, Sr. Plaintiff  
MS - Cases with CC-16  
Opie Page Law Firm Center  
P.O. Box 40929  
Olympia, WA 98504


**LEVEL I - INITIAL GRIEVANCE**  
**NIVEL 1 - QUEJA INICIAL**

Name: NOMBRE:	Last APELLIDO	First PRIMERO NOMBRE	Middle 2DO NOMBRE	DOC Number NUMERO DOC	Facility/Office FACILIDAD	Unit/Cell UNIDAD/CELDA
	Gotcher	Norman	J	634076	CRCC	Camas C08-1L

## PART A - INITIAL GRIEVANCE/PARTE A - QUEJA INICIAL

Date Typed 05/01/19

Date Due

**I WANT TO GRIEVE / QUIERO QUEJARME DE:** Staff misconduct and unbecoming a law librarian Lori Wonders to the ongoing complaint of denying to make copies of any of my legal work, litigation work, pleadings and documents or exhibits, on or about April 3rd or 4th, 2019, I went to Counselor Moore whom question and then denied mailing copies, so he in turn took me to see CCIII Hall whom is his Supervisor, Counselor Hall also denied me to obtain photo copies to state, if Lori Wonders denied you copies, its up to her, we can do nothing about that! This has been an on going problem by all above parties. This is for Case No # 16-1-05137-1 SEA. Also I'm requesting copies to be made for 18-2-06128-8 SEA with the Washington State King County Appeals court which must be appealed within 30-days from March 1st, 2019 until expiration of April 31st, 2019. DOC CRCC staffs, I won't say whom, but has already caused me to lose one of my cases for calling the court telling Judge Roger Rogoff "We will not set up the telephonic phone conference hearing." I was informed by Judge Roger Regoff about.

**SUGGESTED REMEDY / REMEDIO SUGERIDO:** This is very serious. I must be made any copies of legal litigation wrote to any court in future.

/s/ Carianne Shuster

04/25/19

/s/ Norman Gotcher

04/21/19

Grievance Coordinator Signature

Date

Grievant Signature

Date

FIRMA DE COORDINADOR DE QUEJAS

FECHA

FIRMA DE QUEJANTE

FECHA

## PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Your level 1 grievance investigation was completed by CS2 Shuster.

Per policy DOC 590.500, individuals may obtain photocopies of their own legal pleadings in cases regarding conditions of confinement, current conviction, and/or challenges to their sentence.

Case 18-2-06128-8 is versus AAMCO and does not meet this criteria.

The denial was appropriate per policy.

Grievance Coordinator Signature  
COORDINADOR DE QUEJAS

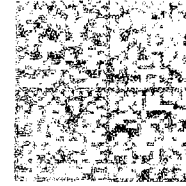
5/30/19

Date  
FECHA

You may appeal this response by submitting a written appeal to the Coordinator within five (5) working days from date this response was received.  
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de cinco (5) días de trabajo de la fecha en que esta respuesta fue recibida.

LEGAL MAIL

Mr. Norman Gotcher, Esq.  
#634976/MSU-Corrections Unit # CC2-16  
Coyote Ridge Corrections Center  
P.O. Box 769  
Connell, WA # 99326



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16 Oct 2020 11