

H. V. Jeffery B. Reed NO. 34594-3

Additional Grounds for Review, Appellate Court

13 Oct 06

Jeffery B Reed

Address

p. 1 of 4

#825058 H-1 / A-74

Stefford Creek Correction Center

191 Constantine way

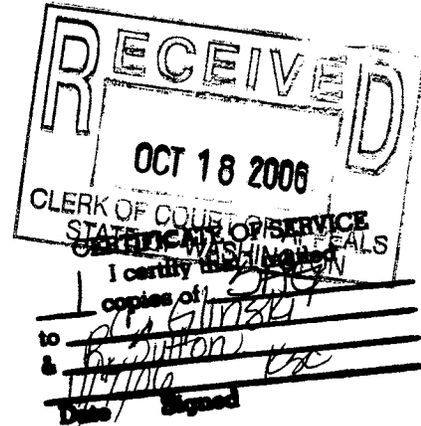
Aberdeen, WA. 98520

Court of Appeals

Division II Case # 34594-3-11

950 Broadway Ste. 500

Tacoma, WA. 98402-3694



To whom it may concern,

My first concern and question to this Court is have you all, or has this court received my correspondence requesting for new Counsel? I've sent three such addresses for new appearance of Counsel do to confliction of interest, the initial correspondence was sent to this court on or about August end of month 06 from this institution Stefford Creek via U.S. mail, two other addresses followed. I would also like to bring up time factors pertaining to this review which to elaborate if the Court would review R.A.P. rules 2.5(a)(3), (b)(3) and 4.2(a)(1) and 5.2(g) and 18.15(a)(d) and recalling R.C.W. 9A.20.021 and 9.94A.535(2) and 9.94A.537(1) and 9.94A.585(5) I'm entitled to an expedited review by rule stipulations within 28 days. I've informed Counselor Catherine E. Glinzki <sup>through</sup> ~~with~~ correspondence of these facts to no avail hence I have copies of <sup>these</sup> ~~the~~ correspondence's initial dated 25, May 06 then another one address 8 June 06 hence my request for her replacement. In addition to Counselors opening brief I would like to included exercising R.A.P. 10.10 as into bringing to this Appeal Court subject matters I would like

reviewed based on speedy violation to being heard in Criminal trial Court. I would like the court to please review court transcript etc. which should be recorded for I have my copies of correspondence's to Superior Court of Washington (Kitsap) and personal copies of Court documents which will support the fact that I was sent to Kitsap mental health on July 22, 05 two days after the initial July 20, 05 arraignment on Superior Court Cause #05-1-01084-1 now Appeal case # 34594-3-11 which stipulations pertaining to Chapter 10.77 <sup>R.C.W.</sup> ~~was~~ were breached <sup>through</sup> ~~10.77.060~~ for the Superior Court mental Proceeding Rules therefore 71.05 Civil Commitment Procedure's in R.C.W. were not exercised or enforced before making 10.77.060 R.C.W. so I was sent two days after being ~~offered to~~ <sup>admitted to</sup> mental facility in breach of due process for my attorney ~~at the time~~ <sup>wasn't</sup> even aware of my transfer to this facility or that ~~my~~ <sup>competency</sup> was in question yet I took the fifth Amendment and remained silent upon C.P.M.H.P. interview and requested attorney's presence and notification A.S.A.P. all to no avail. Also I feel that this Court should be aware that I was apprehended on 19 January 05 <sup>this</sup> ~~one~~ on a District Cause # 13944817 which then while awaiting trial I was brought up on Superior Court Cause #05-1-01084-1 which on Cause # 13944817 District matter I was sent to western state Hospital and despite mass violations pertaining to Statute <sup>10.77.030</sup> ~~10.77.030~~ in R.C.W. Ciminately Insane Procedure I was deemed competent since evaluation and competency & Restriction was from 14 June 05 till <sup>21</sup> ~~21~~ June 05 on or about. Then came the 22, July 05 recommitment at ~~the~~ <sup>the Kitsap mental health</sup> facility or mental hospital in which I was still not only facing District Cause # 13944817 which eventually was dismissed in September 05 after more Statute stipulations were breach since 10.77 R.C.W. in another evaluation from 8 September till 16 September 05 which as mentioned two days after arraignment on Superior Court Cause #05-1-01084-1 now Appeal case # 34594-3-11 on 22, July 05 till 3, August 05 Statute stipulations were breached <sup>and in the</sup> ~~and in the~~ September 05 ~~where I claim speedy trial breach which I requested~~ <sup>Commitment Person 10.77.030 which is how and</sup>

and received a special hearing to calculate speedy trial days on 3, February 06 which despite my arguments on 10.77.220 and more than three weeks in so of awaiting transfer to treatment facility days were failed hence a unbelievable wait to ~~proceed~~<sup>proceed</sup> to trial of seven ~~for~~<sup>months</sup> plus statute breaches ~~in 10.77~~<sup>potentially to</sup> 10.77 Ciminally Insane Procedure based ~~from~~<sup>on</sup> stipulations in Superior Court mental Proceedings Rules enforcing R.C.W. 71.05 Civil Commitment Procedures, which Im Claiming the Superior Court of Washington violated all my rights when exercising and implicating chapter 10.77 R.C.W., do to this Im requesting immediate release and charges to be dismissed without prejudice based on Constitutional rights violation prosey 5th Amendment right to Speedy trial and due process which by ~~Article~~<sup>C.R. 3.3</sup> the State stipulates Speedy ~~to~~<sup>in</sup> Civil or Criminal trials to be heard within sixty days and taking into account recent amendment to State Court team rules in C.R. 3.3 in which ~~3.3~~<sup>C.R.</sup> 3.3 (g) reemphasizing 10.77.220 R.C.W., I would like this Court to also know I was sent to Washington Correction Center from 6 October 05 till 11 October 05 in which I have documents to support I was transferred to prison while still awaiting trial which it was alleged I was sent to W.C.C. or Washington Correction Center in reference to a Community Custody violation and it was said that charges were dropped both District Cause # 13944817 & Superior Cause # 05-1-01084-1 Now Appeal Case # 34594-3-11 which I stated if charges are dropped how can I be accused of a Community custody violation for no crime has been committed and then it was alleged do to not reporting etc. which I then showed documents which support my violation time sanction started on initial apprehension date since sanction of 90 days ~~was~~<sup>expired</sup> while awaiting trial on Cause # 13944817 District Court which apprehension date was 19 January 05. Documents from Community Custody Sanction I have will support this





**THIS WAS MAILED BY AN OFFENDER CONFINED AT A  
WASHINGTON STATE DEPARTMENT OF CORRECTIONS FACILITY.  
ITS CONTENTS MAY BE UNCENSORED.**

*THIS ENVELOPE IS RECYCLABLE AND MADE  
WITH 30% POST CONSUMER CONTENT.*