

COPY

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

FILED
COURT OF APPEALS
DIVISION II

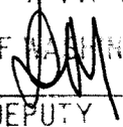
08 MAR -4 PM 1:25

STATE OF WASHINGTON

Respondent,

STATE OF WASHINGTON

No. 36412-3-II

BY  DEPUTY

v.

JAMES EUGENE BAKER

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

(Your name)

Appellant.

I, JAMES EUGENE BAKER, 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

THE DEFENSE ATTORNEY ERRORED BY WITHHOLDING MENTAL HEALTH REPORTS THAT WOULD OF CHANGED THE OUTCOME OF THE CASE. IN ADDITION THE DEFENSE ATTORNEY NEVER INTERVIEWED THE VICTIM NOR INVESTIGATED MR. BAKER'S PRIOR CONVICTION. MR. SEPE'S COMMENT WAS "BASED WHAT I CAN SEE THE STATE WOULD PROVE A PRIOR STRIKE EASILY.

Additional Ground 2

THE WESTERN STATE HOSPITAL STAFF CONDUCTED A COMPENCY EVALUATION BY "OBSERVING HIS MOVEMENTS" AT NO TIME WERE PROPER COMPENCY TESTING DONE. AND BY OBSERVING SOMEONE YOU CAN'T DETERMINES ONE MENTAL HEALTH STATUS

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

Date: 3-4-08

Signature James E. Baker

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

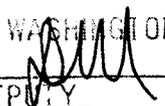
FILED
COURT OF APPEALS
DIVISION II

STATE OF WASHINGTON

08 MAR 18 AM 10:56

Respondent,

STATE OF WASHINGTON

No. 36412-3-7 DEPUTY 

v.

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

JAMES BAKER
(Your name)

Appellant.

I, JAMES BAKER, 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

DURING ARRAIGNMENT THE ~~PROSECUTOR~~ PROSECUTOR STATED THAT MR BAKER ADMITTED HE'S NOT ABLE TO CONTROL HIS DESIRE TO Molest CHILDREN. THIS COMMENT WAS HEARSAY AND THE STATE HAD NO PROOF HE MADE THIS COMMENT. THIS COMMENT SHOULD BE STRIKEN FROM RECORD, ALSO THE PROSECUTOR STATED MR BAKER IS A FLIGHT RISK MR BAKER HAS NO ESCAPE HISTORY AND ALL HIS FAMILY LIVES IN THE TACOMA AREA. THE PROSECUTOR IS PREJUDGING THE DEFENDANT.

Additional Ground 2

THE DEFENSE ATTORNEY ERRORED BY REFUSING TO ~~PROSECUTE~~ TALK TO THE COURT PSYCHOLOGICAL AND MENTAL HEALTH REPORTS, AND DURING PLEA HEARING MR SUP SHOULD OF ATTEMPTED TO PLEA WITH COUNSEL AND VACATE THE GUILTY PLEA. MR BAKER SUFFERS MENTAL ISSUES, A SECOND EVALUATION SHOULD OF BEEN COMPLETED.

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

Date: 3-15-06

Signature: 

COPY

JAMES EUGENE BAKER,

Petitioner,

STATE OF WASHINGTON,

Respondent.

DECLARATION OF MAILING

CAUSE NUMBER 36412-3-II

I, JAMES EUGENE BAKER, declare that on the _____ of

_____, 2008, I deposited the foregoing **(name documents sent below)**

STATEMENT OF ADDITIONAL GROUNDS AND APPELLANT'S STATEMENT

or a true copy thereof, in the internal mail system of the MONROE CORRECTIONAL COMPLEX – WSR-UNIT and made arrangements for postage, addressed to:

WASHINGTON COURT OF APPEALS

DIVISION TWO

950 BROADWAY #300

TACOMA, WA. 98402

KATHLEEN PROCTOR

PROSECUTERS OFFICE

930 TACOMA AVE. SOUTH #946

TACOMA, WA. 98402

VALERIE MARUSHIGE

ATTORNEY AT LAW

23619 55th PLACE SOUTH

KENT, WA. 98032

FILED
COURT OF APPEALS
DIVISION II
MAR 11 11:25 AM '08
STATE OF WASHINGTON
BY DEPT.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated this 4 day of MARCH, 2008.

James E. Benn
Petitioner pro se

JAMES BAKER

Petitioner,

v.
STATE OF WASHINGTON

Respondent.

FILED
COURT OF APPEALS
DIVISION II

08 MAR 18 AM 10:56

STATE OF WASHINGTON
BY DM

DEPARTMENT OF MAILING

CAUSE NUMBER 06-1-05269-4

I, JAMES BAKER, declare that on the 15 of

MARCH, 2008, I deposited the foregoing (name documents sent below)

ADDITIONAL STATEMENT OF ADDITIONAL grounds

FOR REVIEW

or a true copy thereof, in the internal mail system of the MONROE CORRECTIONAL COMPLEX - WSR-UNIT and made arrangements for postage, addressed to:

DAVID PUZZO HA
COURT CLERK
COURT OF APPEALS II
930 BROADWAY # 300
TACOMA WA 98402

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated this 15 day of MARCH, 2008.

James E. Baker
Petitioner pro se