

COURT OF APPEALS  
DIVISION TWO  
OF THE STATE OF WASHINGTON

FILED  
COURT OF APPEALS  
DIVISION TWO

03 JAN -2 PM 2:31

STATE OF WASHINGTON  
BY [Signature]  
DEPUTY

STATE OF WASHINGTON )  
)  
Respondent, )  
)  
v. )  
)  
Ronald Eric Stovall )  
(your name) )  
)  
Appellant. )

No. 37725-0-II

STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

I, Ronald Eric Stovall, 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

At the begining of the trial a stipulated agreement was signed between me and prosecution tha they would not bring up past criminal history during trial that I feel they violated many times during the trial by saying the defendant being convicted of a sex offense I feel was in direct violation of the stipulated agreement.

Additional Ground 2

Also during the trial, while at recess, one of the juriors came into the courtroom and sat down and the prosecutor had to remind the jurior that he was not supposed to return to the courtroom until called for. at that momment I felt I was not receiving a fair trial with these type of courtroom errors.

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

Date: 12-30-08

Signature: [Signature]

### Additional Grounds 3

The prosecution was allowed their witness's and my attorney had not even started to plan a defense for the case when I had tried several times to contact my attorney to discuss the case with her and to talk about my witness's she would never return my calls she had the gall to be surprised that I had some witness's that needed to be subpoenaed for the defense the judge would not allow a continuance so she could have the time to do so but she would not allow this after having me in custody for 8 months for the prosecution to get their case ready, but my attorney was not doing any pre case preparation that I thought was totally unprofessional at this point I was sure this case was not being handled in a purely professional manner and that I was not receiving a fair trial.