

58662-9

58662-9  
81450-3

COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION I

state of washington, respondent Case 58662-9-I

v.

Kurt Madsen, Appellant

Statement of  
Additional Grounds

COURT OF APPEALS  
STATE OF WASHINGTON  
FILED  
2007 AUG 14  
AM 10:50

Statement of Additional Grounds

It is unfortunate that the Court of Appeals may only take into consideration certain arguments that were raised in the lower Court of Law and are part of the record. On several occasions Madsen requested to precede prose, after he was denied an appropriate bail and could no longer work to pay his private attorney, \$20,000.00 is expensive and therefore was excessive to Madsen.

Madsen mailed several motions to King County Superior Court only to have the Court of Law forward the Documents to the appointed counsel that Madsen did not want appointed, Infact even the motion to the RALJ Court of Law was forwarded to the appointed counsel of an entirely different case. Counsel failed to mention this fact to Madsen; Madsen would have motioned for a CrR

8.3 dismissal. (See attached documents obtained from Attorney Juanita Holmes)

**DENIED ACCESS TO THE COURT**

The appointed counsel failed to subpoena Traci Anderson of Puyallup WA, whose name and address was available in the telephone directory and Madsen presented a subpoena to the appointed counsel in open court on or about March 9<sup>th</sup> 2006.

Counsel failed to object to evidence being allowed that is not allowable under ER 609 (a), past convictions that make the underlying case a felony under the unconstitutional RCW 26.50.110 would otherwise be inadmissible under ER 609 (a).

1 Counsel failed to object to Madsen's private telephone records that were  
2 obtained without a warrant.

3 Counsel failed to question the soundness of the complaining witnesses mind,  
4 whom now after receiving three consensual telephone calls is considered a  
5 victim of domestic violence in a *Court of Law*, where no violent act had taken  
6 place.

7 Counsel failed to motion for a mistrial after Madsen whom was held on an  
8 excessive bail of \$20,000.00 to guarantee his appearance at trial was  
9 transported to court 5 ½ hours late by the King County Jail, who when a  
10 representative of the jail was questioned by the Judge in the presents of the  
11 jury used some pathetic excuse for there failure to transport Madsen.

12 Counsel (over Madsen's Objections) stipulated to previous convictions that  
13 allowed the state to charge Madsen with a felony, this stipulation came after  
14 the trial judge ruled that the Kent Municipal Code violation was the same as  
15 a RCW 10.99 violation, the ruling was in error. (see previously filed motions)

16 Madsen visited his Grandfather and was arraigned on a RCW 10.14 violation  
17 there was no violence whatsoever. RCW 10.99 orders are given after certain  
18 criminal cases are initiated a RCW 10.14 violation is not within those  
19 definitions, nor is a RCW 10.14 defined within RCW 26.50.110 (Madsen  
20 challenges the constitutionality of RCW 26.50.110, in a previously filed  
21 motion)

22 It is worth noting that the RCW 10.14 violation that unjustly initiated A RCW  
23 10.99 order was the only order that was issued to Madsen in a criminal court.  
24 Madsen was never issued an order due to criminal charges in a Domestic  
25 Violence case, in no instance had Madsen ever been violent.

26 If the Court of Appeals was to set aside the prose and these issues and focus  
27 some attention on the prosecutions case it should find that under the United  
28 States Constitution (USC) and the Washington State Constitution (WSC), It is  
virtually impossible to convict a person of a consensual conversation and it

1 is most certainly NOT criminal conduct, it was only after a unconstitutional  
2 civil court order that this conduct was construed to be criminal.

3 The USC and the WSC are written in plain English the wording is obvious and  
4 should need no interpretation.

5 The civil order was overbroad and after the prosecutions case it clearly  
6 showed that it abridged free speech rights as the USC states shall not be  
7 abridged and furthermore after all the evidence that the prosecution  
8 presented it was obviously not an abuse of that right as described within  
9 article 1 section 5 the WSC.

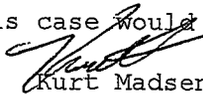
10 Stuart testified that she had 20-30 conversations with Madsen after she had  
11 received the unconstitutional order against him Stuart then stated that she  
12 spoke to Madsen for 17 minutes, regardless of any protection order the USC is  
13 the supreme law of the land and under article VI judges in this state are  
14 required to support it, when an order is issued in civil court that abridges  
15 rights it is null and void, furthermore a consensual conversation is not  
16 criminal conduct under article 1 section 5 of the WSC and under section 29  
17 the provisions of it are mandatory.

18 If the Court was to remand and allow Madsen to face criminal charges for a  
19 non threatening, non harassing un-intimidating conversation it would conflict  
20 with the provisions of the USC and the WSC.

21 A remained for a violation of the original civil protection orders USC and  
22 WSC(courts failure to allow Madsen to proceed prose), only to have Madsen  
23 face criminal charges for allegedly violating a civil protection order that  
24 abridged or prohibited certain acts that are acts deemed protected would be  
25 an abuse of discretion and would not be equal protection of the law.

26 The case is based upon hearsay testimony. Herd him speak testimony no abuse  
27 of speech. See article 1 section 5 of WSC ●

28 The only relief that would be justified with this case would be a complete  
dismissal of the charges against Madsen●

  
Kurt Madsen 08-13-2007

PLEASE MAKE

THESE DOCUMENTS

PART OF THE RECORD

ON CASE 58662-9-1

THANK YOU IN ~~ADVANCE~~

~~FOR YOUR ANSWER~~

FILED  
COURT OF APPEALS DIV #1  
STATE OF WASHINGTON  
2007 AUG 14 AM 10:50

Angie  
 This case (appeal) was  
 remanded to Kent Municipal  
 Court for new trial on  
 5.30.03. Don't see any  
 further appeal.  
 ID on 04-1-06136.5 is 4.6.06  
 Atty is Lena Thomas?

02-1-06136.5  
 KNT  
 01/06/06 OT

FILED  
 COURT OF APPEALS DIV #1  
 STATE OF WASHINGTON  
 2007 AUG 14 AM 10:50

STATE OF WASHINGTON COUNTY OF KING  
 SUPERIOR COURT

KURT MADSEN  
 PLAINTIFF  
 VS  
 CITY OF KENT  
 DEFENDANT

02-1-01127-2 SEA  
 ACTION FOR REVIEW

I KURT MADSEN REQUEST THAT THE COURT  
 REVIEW MY CASE.

CASE NUMBERS FROM THE CITY OF KENT - K24771 FV  
 K25757 FV, K25144 FV AND K21818 FV.

ALL CASES CLOSED BY THE CITY OF KENT.

I TRACKED DOWN THE NOTICE OF APPEAL THAT  
 THE CITY REMOVED FROM MY FILE.

— THANK GOD IT WAS STAGED BY THE CITY —  
 I THEN PERSONALLY FILED IT WITH  
 SUPERIOR COURT.

THE COURT INSTRUCTED THE CITY PROVIDE ME  
 AN ATTORNEY.

I HAD TO GO TO COURT SEVERAL TIMES FOR  
 THEM TO DO SO. — I THINK THE COURT WAS  
 HOPING I WOULD NOT APPEAR.

THE COURT APPOINTED DONNA J HONSTON,  
SUPERIOR COURT OVERTURNED / DISMISSED  
THE CASES, <sup>I WAS NOT INFORMED.</sup> I DO NOT KNOW EXACTLY WHAT HAPPENED  
THE MANIFEST INJUSTICE OCCURRED

ON SEVERAL OCCASIONS

1) THE CITY REFUSED TO PAY DONNA J HONSTON.

2) THE CITY HAD DEFENDANT APPEAR WITHOUT  
COUNSEL ON SEVERAL OCCASIONS.

3) THE CITY REAPPOINTED - KEN HARMELL  
ORIGINAL REMOVED - CONFLICT OF INTEREST,  
- SIGN ON COURT POOL INDICATES OPEN 8:30 AM -

4)\* ON THE MORNING OF MY SCHEDULED  
TRIAL I APPEARED AT 8:45 AM.  
BY THAT TIME I HAD \$70,000<sup>00</sup>  
CASH ONLY WARRANT. I WAS  
IMMEDIATELY TAKEN INTO CUSTODY,  
THROWN IN SOLITARY CONFINEMENT.

5) TOLD BY KEN HARMELL "THEY PLAN  
ON HOLDING YOU FOR 60 DAYS

"TAKE AN ALFRED PLEA YOU CAN WITHDRAW  
IT LATER" [THROWN IN JAIL? I REOPEN THE CASE]

\* I CALLED THE COURT AND KEN HARMELL THAT  
MORNING, LEAVING MESSAGES, I MISSED A BUS.

-I CALLED KENT (ARMELL IMMEDIATELY AFTER MY RELEASE (FROM THE CASE I REOPENED) INFORMED THEM TO WITHDRAW THE PORA.

6) I RECENTLY HAD TRIAL ON "OBSTRUCTING JUSTICE" NOW IRONIC WHERE IS MINE.

I APPEARED FOR TRIAL AT 9:45 AM THE COURT HAD NO PROBLEM WITH THAT THEY HAD TO TRANSPORT ME.

I HAVE TO TRANSPORT MY SELF I INFORMED THEM,

I THEN APPEARED FOR JURY TRIAL LIKE I HAD WHEN I GOT \$70,000 CASH ONLY WARRANTS AT 9:10 AM AGAIN THAT WAS OK ON MARCH 1<sup>ST</sup> AND 2<sup>ND</sup> 2006

THE CITY OF KENT IS CORRUPT TO THE CORE.

I MOTIONED THEM UNDER CRJ 4.2 ON ALL CASES & OVERTURNED BY YOUR COURT THEY DON'T CARE.

THE CITY OF KENT DOES WHAT THEY WANT.

I AM NOW FACING A FELONY 04-1-06136-5 KNT (PHONE CALL)

MY BAIL IS \$20,000~~00~~ THE CHARGING  
PAPERS SAY THAT I HAVE SEVEN  
VIOLATIONS OF NO-CONTACT ORDER  
LOSING AT TRIAL 7-14-00 I HAVE TRIAL  
ON 4-6-06 FOR A RCW 26.50.110(S) CAUSE #04-1-06136-5KNT

WELL THE COURT PLEASE REVIEW  
THE CITY OF KENTS MANIFEST  
INJUSTICE.

I'VE WRITTEN THE SUPREME COURT  
9<sup>TH</sup> DISTRICT, DIDN'T GO DISTRICT ONE  
I WILL GO BACK TO THEM  
AFTER GOING THROUGH YOU.

I PRAY THAT YOU DISMISS CASES.

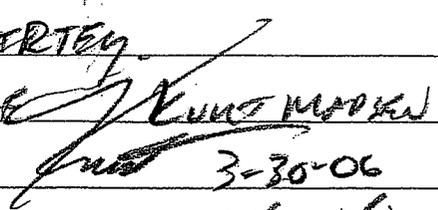
WRITTEN THIS 2<sup>ND</sup> DAY OF MARCH 2006

  
KURT MADSEN

MAILED ON MARCH 3<sup>RD</sup>

INFORM ME AND REC COURT OF ANY  
DECISION BEFORE APRIL 6<sup>TH</sup> 2006  
THANK YOU JUDGE LAURA C. INVEEN FOR  
THE RESPONSE ON MARCH 2<sup>ND</sup> 2006 THAT  
MADE ME AWARE OF MY ERROR IN  
THE CAUSE NUMBERS.

PLEASE FORWARD ME A COPY OF THE  
FILE/DOCKET IN ITS ENTIRETY.

THANK YOU IN ADVANCE 

3-30-06

4 OF 4

FILED APPELLATION  
COURT OF APPEALS  
STATE OF WASHINGTON  
2007 AUG 14 AM 10:50

SUPERIOR COURT OF WASHINGTON  
FOR KING COUNTY

STATE OF WASHINGTON  
VS PLAINTIFF

04-1-06136-5<sup>ENT</sup>

DEFENDANTS

KURT MADSEN  
DEFENDANT

OMNIBUS APPLICATION

COMES NOW THE DEFENDANT MAKES THE  
FOLLOWING APPLICATIONS AND OR MOTIONS

- 1) COURT TO RULE ON PREVIOUS MOTIONS
- 2) FOR DISCOVERY OF ALL ORAL, WRITTEN <sup>AND</sup> OR  
RECORDED STATEMENTS, MADE BY DEFENDANT  
AND <sup>OR</sup> ALL WITNESSES TO INVESTIGATING  
OFFICERS <sup>AND</sup> OR TO THIRD PARTIES AND IN  
CONTROL OF THE PLAINTIFF.
- 3) TO INSPECT ALL PHYSICAL AND OR  
DOCUMENTARY EVIDENCE IN IN PLAINTIFFS  
CONTROL AND OR POSSESSION RELATING TO  
THIS CASE.
- 4) FOR A CONFESSION HEARING UNDER  
RULE CR 3.5

- 5) TO SUPPRESS EVIDENCE OF THE IDENTIFICATION OF THE DEFENDANT.
- 6) TO TAKE THE DEPOSITION AND OR INTERVIEW OF WITNESSES.
- 7) TO SECURE THE APPEARANCE OF WITNESSES AT TRIAL OR HEARING.
- 8) PROVIDE POLICE DISPATCH RECORDS AND PERSONNEL RECORDS OF POLICE OFFICER INVOLVED IN THIS CASE.
- 9) ALL EVIDENCE IN POSSESSION OF PROSECUTOR'S INVESTIGATOR 4.7(d)
- 10) VALIDATE AND PROOF THAT ALLEGED VICTIM IS OF SOUND MIND. AS CFR RULE 6.12(e)(1) WILL REQUIRE AND THE APPOINTMENT OF A PSYCHOLOGIST TO MAKE THE DETERMINATION.

□ 11) FOR APPOINTMENT OF A  
- WASHINGTON STATE CONSTITUTIONAL  
EXPERT ON ARTICLE I § 1-15

□ 12) TO INQUIRE INTO CONDITIONS  
OF PRETRIAL RELEASE

TO REQUIRE THE PROSECUTION TO:

□ 13) SUPPLY ANY REPORTS OF PHYSICAL  
OR MENTAL EXAMINATIONS IN THE  
CONTROL OF THE PROSECUTION.

□ 14) PROVE ANY PRIOR CONVICTIONS.  
IT RELIES UPON FOR A REV 2650.110(5)  
STAYING WITHIN <sup>THE</sup> RULES OF EVIDENCE

□ 15) DISCLOSE ALL EVIDENCE WITHIN  
THE PLAINTIFFS KNOWLEDGE OR IN  
PLAINTIFF'S POSSESSION FAVORABLE TO  
THE DEFENDANT OR WHICH TENDS  
TO NEGATE DEFENDANTS GUILT.

□ 16) INFORM THE DEFENDANT OF ANY  
INFORMATION THAT HAS OR WILL  
INDICATE ENTRAPMENT OF THE  
DEFENDANT.

□ 17) INDICATE ANY ELECTRONIC SURVEILLANCE INCLUDING BUT NOT LIMITED TO WIRETAPPING DEFENDANTS CONVERSATIONS TO WHICH THE DEFENDANT IS AN ALLEGED PARTY, AND ANY RECORD THEREOF.

□ 18) THE NAMES OF PERSON OR PERSONS RESPONSIBLE FOR THE INFORMATION RELIED UPON TO ARREST AND CHARGE THE DEFENDANT, AND TO HAVE THOSE PERSONS OR PERSON AVAILABLE FOR DEPOSITION INTERVIEW AND TRIAL.

DEFENDANT, RESERVES THE RIGHT, AND THAT OF HIS APPOINTED COUNSEL FOR ADDITIONAL APPLICATIONS AND OR MOTIONS.

~~\_\_\_\_\_~~  
SUBMITTED THIS 14<sup>TH</sup> DAY OF MARCH  
2006  
KURT MADSEN

FILED  
COURT OF APPEALS DIV. #1  
STATE OF WASHINGTON  
2007 AUG 14 AM 10:50

STATE OF WASHINGTON COUNTY OF KING  
SUPERIOR COURT

STATE OF WASHINGTON  
PLAINTIFF

NO. 04-1-06136-5 KMT

KURT MADSEN  
DEFENDANT

AFFIDAVIT OF  
PREJUDICE.

I KURT MADSEN HAD INEFFECTIVE ASSISTANCE PRE-JANUARY 23-2006 AND RECENTLY REALIZING THAT I WAS PREJUDGED BY JUDGE RAMSDALL.

THE "JUDGE" [RAMSDALL] FAILED TO ENSURE THAT I [DEFENDANT] RECEIVE A COPY OF THE INDICTMENT / INFORMATION. AS OUTLINED IN CR 4.1(F) (SEE FARETTA V. CALIFORNIA)

- TO THIS DATE I HAVE NOT RECEIVED A COPY. (I READ IT ONE TIME IN THE JAIL VISIT ROOM FEBRUARY 25<sup>TH</sup> 2006) -

THE JUDGE WAS PRESENT ON DECEMBER 14<sup>TH</sup> 2005 AT MY ARRANGMENT.

THE JUDGE THEN REFUSED TO ORDER PRO-SE REPRESENTATION, AFTER DEFENDANT DEMANDED IT ON JANUARY 23<sup>RD</sup> 2006 DEMANDED TRIAL DATE ALSO.

THE JUDGE AT A BAIL RECONSIDERATION HEARING ON OR ABOUT JANUARY 30<sup>TH</sup> 2006 REFUSED TO RECONSIDER. CITING CONDITIONS HAVN'T CHANGED - HE DONT EVEN CONSIDER IT ON DECEMBER 14<sup>TH</sup> 2005 HE SAID HE DID -

HE ALSO MENTIONED "LEAD A HORSE TO THE TROUGH, HE'LL DRINK THE WATER" AS HE WAIVED MY INDICTMENT/ INFORMATION IN THE AIR.

MENTIONING SEVEN PREVIOUS CONVICTIONS I PLEADED WITH THE JUDGE STATING I WAS APPEALING AND THAT I WAS MY GREEDY MOTHER KEEPING MY GRANDFATHER (WHOM I'VE HUNG OUT WITH SINCE THE AGE OF 5)

ON FEBRUARY 21<sup>ST</sup> 11:0 PM 2006 I WAS IN THE COURT ROOM AGAIN FOR TRIAL SETTING - THE JUDGE WAS NOT THERE. - I OBJECTED TO THE DATE, ASKED WHERE THE JUDGE WAS - INQUIRED ABOUT MY PRO-SE ORDER, REFUSED TO SIGN THE CASE SETTING/ TRIAL DATE CITING IT FEEL OUTSIDE MY SPEEDY

NO JUDGE APPEARED.  
I THEN FOLLOWED CFR 3.3 (d) 3

I HAD COURT TODAY 3-7-2006 @ 9:00  
THE JUDGE RELEASED MY LAWYER.  
THE ONE I RECEIVED AFTER DEMANDING  
PRO-SE ORDER.

I INFORMED JUDGE RAMSDALL  
I HAVE A RIGHT UNDER WASHINGTON  
STATE CONSTITUTION ARTICLE I § 22  
FOR SELF REPRESENTATION.

AFTER THE JUDGE REFUSED TO HEAR  
MY MOTIONS-VIOLATION OF MY RIGHTS.

HE INQUIRED ABOUT MY COMPETENCE  
WITH MY INCOMPETENT COUNSEL HE  
LET GO - NOT UNDER 3.3 (c) (vii) -  
NO MENTION OF IT.

THE JUDGE NOW IS REVERTING  
BACK TO HIS "HAVE OPD INTERVIEW  
MR. MADSEN" - AGAIN I INFORMED HIM  
OF MY STATE CONSTITUTIONAL RIGHT.  
HE DID NOT CARE.

I THEN INFORMED THE COURT OF  
MY INTENTIONS. THE AFFIDAVIT  
FOLLOWED

KURT MADSEN  
MARCH 7<sup>TH</sup> 12:00 PM 2006 3067

COURT CLERK, PLEASE SET  
MOTION HEARINGS

I KURT MADSEN HAD COURT TODAY

3-7-06 TUESDAY

IF YOU COULD PLEASE PREPARE THE  
FOLLOWING: - I WOULD GREATLY APPRECIATE IT. -

1) COPY OF DOCKET AND FILE NO. 04-1-06136-5 KURT  
ALSO MOTIONS I FILED - TRANSCRIPTS OF  
HEARINGS

2) COPY OF DOCKET AND FILE - NO 02-1-01193-1 SEA

3) COPY OF DOCKET CASE # 920144026

4) COPY OF <sup>(CIVIL)</sup> ANTI-HARRASSMENT ORDER  
ISSUED SEPTEMBER 1999 KINGS COUNTY COURT.

PLEASE FORWARD TO JAIL  
620 WEST JAMES 2050 / 8308

THANK YOU IN ADVANCE

KURT

601  
Kurt MAOSEN  
Box # 205048308  
King County Correctional Facility  
625 West James Street  
Kent, WA 98032

CANON ANY ONE?  
"SHUT UP"  
"I=No!" Room GA  
? ? ? ? ?

~~REGIONAL JUSTICE? (written)  
CENTER SUPERIOR COURT  
401 4TH AVE  
KENT, WA 98032~~



Forwarded to:  
JAMES MAOSEN  
MAR 10 2006  
KING COUNTY LETTER

98032+4429-01 0004 

FILED  
APPEALS DIV. #1  
COURT OF APPEALS  
STATE OF WASHINGTON  
2007 AUG 14 AM 10:50

STATE OF WASHINGTON COUNTY OF KING  
SUPERIOR COURT

STATE OF WASHINGTON  
PLAINTIFF  
VS.

NO 04-1-06136-5 KNT

KURT MADSEN  
DEFENDANT.

MOTION TO DISMISS

KURT MADSEN HAS NEVER RECEIVED A COPY OF THE  
INDICTMENT/INFORMATION, VIOLATION CR 4.1(f).

THE DEFENDANTS FIRST OPPORTUNITY WAS WHEN  
THE JUDGE ON OR AROUND FEBRUARY 2<sup>ND</sup>, 2006,  
WAVED THE INFORMATION/INDICTMENT IN THE AIR  
AT A DISTANCE OF FIFTEEN OR SO FEET, THE JUDGE  
THEN MADE A STATEMENT "LEAD A HORSE TO THE TROUGH/  
HE'S GOING TO DRINK THE WATER", THEN MENTIONING  
PREVIOUS VIOLATIONS FROM AN ORDER GIVEN UNDER  
RCW 10.14 (NO PROVISIONS FOR A 10.14 UNDER 26.50.110) -

I PLEADED WITH THE COURT, (AT THAT TIME)  
THAT I WAS APPEALING, THOSE CONVICTIONS.

IF THE COURT WOULD HAVE LISTENED TO THE DEFENDANT,  
THE DEFENDANT WOULD HAVE NOT BEEN MISLEAD  
TO HIS PREJUDICE SINCE HIS COMMENCEMENT DATE

~~\_\_\_\_\_~~  
KURT MADSEN MARCH 5<sup>TH</sup> 2006

10F2

OF DECEMBER 14TH 2005, AS OUTLINED IN  
C.R. 3.3(C)(1). CONVICTIONS DISMISSED SEPT-2003 02-1-

1193-152 DEFENDANT APPEARED ON OR ABOUT JANUARY 23 2006  
2006, DEMANDING A TRIAL DATE BE SET.

DEFENDANT'S ATTORNEY ERIC KAERING WAS  
RETAINED BY DEFENDANT ONE YEAR PRIOR.  
HE WAS ALLOWED BY THE COURT TO WITHDRAW.

DEFENDANT REMINDED THE COURT THAT IT WAS  
COMING UP ON HIS SPEEDY TRIAL RIGHTS.

DEFENDANT ASKED COURT FOR PRO SE ORDER  
COURT DENIED MOTION.

DEFENDANT WAS APPOINTED A.C.A. GAVE  
A.C.A. TWO WEEKS TO PREPARE.

DEFENDANT APPEARS ON FEBRUARY 21ST 2006  
OBJECTS (NO JUDGE ON BENCH) TO TRIAL DATE.

DEFENDANT INFORMS CLERK THAT SPEEDY  
EXPIRES FEBRUARY 27TH 2006.

DEFENDANT WRITES MOTION TO COURT. NO ADDRESS  
ON FORM

DEFENDANT FOLLOWS C.R. 3.3(D)(3)

COURT MUST NOW FOLLOW C.R. 3.3(H)  
AND DISMISS WITH PREJUDICE

  
KURT MAOSEN MARCH 5<sup>TH</sup> 2006

KURT MADSEN

FIG. # 205048308

King County Correctional Facility

600 West James Street

Seattle, WA 98102

SEATTLE WA 981

06 MAR 2006 PM 3 L



REGIONAL JUSTICE CENTER  
KING COUNTY SUPERIOR  
COURT CLERKS OFFICE  
401 4TH AVE

KEAT, WA 98032

RECEIVED  
KING COUNTY, WASHINGTON  
MAR 07 2006

DEPARTMENT OF  
JUDICIAL ADMINISTRATION

98032-4423



FILED  
COURT OF APPEALS  
STATE OF WASHINGTON  
2007 AUG 14 AM 10:30

SUPERIOR COURT OF WASHINGTON, COUNTY OF KING

STATE OF WASHINGTON  
VS  
PLAINTIFF

NO-04-1-06136-S KNT  
MOTION TO DISMISS

KURT MADSEN

I KURT MADSEN MOTION THE COURT TO DISMISS  
THE ABOVE ENTITLED CASE NUMBER,

ON THE GROUNDS I NEVER RECEIVED A COPY  
AT MY ARRAGNMENT DATE, VIOLATIONS CrR 4.1(J)  
IF I HAD I WOULD HAVE, AS I NOW DO  
MOTION THE COURT TO DISMISS ON THE GROUNDS  
THAT THE INFORMATION / INDICMENT CONTAINS  
VIOLATIONS THAT WERE OVERTURNED ON APPEAL.  
CASE NUMBER 02-1-01193-1 SEA INFORMATION  
CONTAINED ON DEFENDANTS DCH, THAT INFORMATION  
WAS AVAILABLE TO THE PROSECUTOR,

THAT DID AND CONTINUES TO MISLEAD  
ME TO MY PREJUDICE.

VIOLATION CrR 2.1(a)(1)

I ALSO MOTION TO DISMISS ON THE GROUNDS  
THAT THE COURT VIOLATED CrR 3.3(b)(1);  
I HAVE FOLLOWED CrR 3.3(d) 3

THEREFOR THE COURT MUST FOLLOW  
CrR 3.3(h)

RESPECTFULLY SUBMITTED THIS 1<sup>ST</sup> DAY OF MARCH 2006

KURT MADSEN



Name KURET MAOSEFA

ID. # 205048308

King County Correctional Facility

600 West Jackson Street

Kenil, WA 98032

KING COUNTY COURT

ROOM 2C

401 4<sup>TH</sup> AVE

Kenil, WA 98032

RECEIVED  
KING COUNTY, WASHINGTON

MAR 09 2008

KIT DEPARTMENT OF  
JUDICIAL ADMINISTRATION

8803240423 0004



STATE OF WASHINGTON COUNTY OF KING  
SUPERIOR COURT

STATE - PLAINTIFF  
VS.

NO. 04-1-06136-5 KNT

KURT MADSEN  
DEFENDANT

MOTION/REQUEST FOR  
INFORMATION

I KURT MADSEN HAVING AN INTEREST IN  
JUSTICE FOR THE ABOVE INTITLED CAUSE NUMBER,  
PRAYING THE COURT DOES ASWELL,  
REQUEST THE FOLLOWING INFORMATION BE  
PREPARED PRIOR TO MY COURT HEARING  
ON TUESDAY MARCH 7<sup>TH</sup> 2006 SO THAT  
I CAN PERSONALLY REVIEW IT AT THAT  
TIME, 1) COPY'S OF ALL MOTIONS FILED INCLUDING  
THE TWO TODAY MARCH 5<sup>TH</sup> 2006, TRANSCRIPT OF ALL  
HEARINGS, COPY OF ALL INFORMATION ON FILE  
INCLUDING DOCKET (04-1-06136-5 KNT),  
2) COPY OF ENTIRE FILE 02-1-01193-1 SEA  
INCLUDING DOCKET.

3) COPY OF DOCKET (KING COUNTY DIST)  
Y20144026

4) COPY OF CIVIL ANTI-HARRASSMENT  
ORDER - ISSUED SEPTEMBER 1999  
KING COUNTY DISTRICT COURT  
COPY OF DOCKET ALSO

THANK YOU IN ADVANCE

MARCH 5<sup>TH</sup> 2006

  
KURT MADSEN

MEMO KURT MADSEN

PHO 2080 48308

King County Correctional Facility

620 West James Street

Kent, WA 98032

SEATTLE WA 981

05 MAR 2006 PM 6 T



REGIONAL JUSTICE (R)

CENTER ROOM 6A

SUPERIOR COURT CLERK

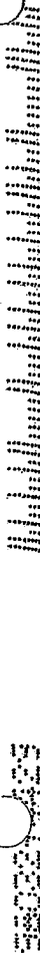
401 4TH AVE

KENT, WA 98032

RECEIVED  
KING COUNTY, WASHINGTON

MAR 07 2006

DEPARTMENT OF  
JUDICIAL ADMINISTRATION



STATE OF WASHINGTON  
KING COUNTY SUPERIOR COURT

STATE OF WASHINGTON  
VS.

04-1-D6136-5

KURT MADSEN  
DEFENDANT

NOTION ORDER FOR SERVICES  
UNDER CFR RULE 3.1

2007 MAR 10  
COURT OF APPEALS  
STATE OF WASHINGTON  
FILED

I KURT MADSEN A PRO-SE DEFENDANT,  
THE COURT UNDER CFR RULE 3.1(f)(1) AND IN THE  
INTEREST OF JUSTICE,

FOR THE FOLLOWING SERVICES TO NECESSARILY  
OBTAIN AN ADEQUATE DEFENSE.

- 1) INVESTIGATOR / RESEARCH ASSISTANT.
- 2) ACCESS TO A COMPUTER WITH LEXIS-NEKUS  
OR EQUIVALENT, ALSO MS-WORD AND E-MAIL  
FOR TWO HOURS PER DAY.
- 3) ACCESS TO A NON-COLLECT / CALLING CARD TELEPHONE <sup>2 HOURS PER DAY</sup>
- 4) AN EXPERT ON AMENDMENTS I, IV, V, VI  
VIII, IX AND X OF THE CONSTITUTION OF THE  
USA, THE COURT PROVIDE THE NAME  
ADDRESS TELEPHONE NUMBER OF EXPERT AND ASSISTANT.

KURT MADSEN IS A PRO-SE INCARCERATED  
DEFENDANT OF THE CONSTITUTION, UNABLE FINANCIALLY  
TO OBTAIN ANY OF THE SERVICES NECESSARY  
TO AN ADEQUATE DEFENSE MENTIONED THIS 4TH DAY  
OF MARCH 2006  
KURT MADSEN

THE COURT FINDS UNDER CFR 3.1(f)(2)  
THAT THE SERVICES DESCRIBED ABOVE ARE NECESSARY.  
SO ORDERD THIS DAY OF MARCH 2006.

  
KURT MADSEN

JUDGE

KURT MADSEN

2050 48308

King County Correctional Facility

650 West Jackson Street

Kent, WA 98032

SEATTLE WA 981

05 MAR 2008 PM 2 L



KING COUNTY SUPERIOR  
COURT CLERK ROOM 2C

401 4TH AVE

KENT, WA 98032

RECEIVED  
KING COUNTY, WASHINGTON  
MAR 07 2008

DEPARTMENT OF  
JUDICIAL ADMINISTRATION

98032+4429 0004

