

66069-1

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NO. 66069-1-I

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION ONE

STATE OF WASHINGTON,

Respondent,

v.

NESTER OVIDIO-MEJIA,

Appellant.

REC'D

JUL 22 2011

King County Prosecutor  
Appellate Unit

ON APPEAL FROM THE SUPERIOR COURT OF THE  
STATE OF WASHINGTON FOR KING COUNTY

The Honorable Laura Gene Middaugh, Judge

STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW

Nestor Mejia  
DOC No. 343949  
Clallam Bay Corrections Center  
1830 Eagle Crest Way  
Clallam Bay, WA 98326-

FILED  
COURT OF APPEALS DIV I  
STATE OF WASHINGTON  
2011 JUL 22 PM 3:59

Case #66069-1-I

Appellant: Nestor Ovidio- Mejia

Additional Grounds for Review

Dear Washington State Court of Appeals,

In this statement I will express my concerns about my conviction. In one's quest for justice; law enforcement, courts and juries have one duty. That duty is to get it right; in this case they got it wrong. I was prosecuted over zealously. I believe I became the target of the prosecution's case, when I refused to take a deal. Then the state exercising very poor judgment and in essence condoning lying; turned to my co-defendant Dominick Reed. Dominick Reed than fabricated a story to the states approval. Now the state may argue that they didn't know he was lying but, any reasonable person could conclude from Mr. Reeds four previous statements which all contradict each other; that his final statement to prosecutors and his testimony in court would be a stretch from the truth.

So with testimony from an established liar, no witnesses that can't id me; with the exception to Paige Sauer who remembers me from a bus or school, no weapons, the shooter Mr. Chatman claiming sole reasonability for the shooting during sentencing, no weapon on my persons when I exited the vehicle and no prior knowledge of the crime which was verified in both Angela Pam's and Dominick Reed's testimony. Ms. Pam stated that while Mr. Reed, Davis and Chatman were discussing the plan to " get Mr. Spearman" I was outside in the car. It is again verified when Mr. Reed testified that nothing was said in the car after Mr. Reed, Davis and Chatman returned to the car from Ms. Pam's residence. Again the state may attempt to argue that accomplice liability applies here yet the state failed to prove that I in any way solicited, requested, commanded, importuned, caused, or aided in the murder of Mario Spearman or the attempted murders of David Route, Paige Sauer or Noah Sauer. My being present at the scene and exiting the vehicle unarmed makes me stupid, not guilty.

Yet with all of this doubt, behind bars I sit innocent. I am a lot of things, but a murder I am not. Our justice system is not perfect but this system is not designed to convict people based on another people's actions nor is it designed to put innocent people behind bars. My request to the Washington State Court of Appeals is that they find in my favor and reverse this injustice I have been subjected too. Thank you for your time and careful consideration in this matter.

Sincerely,

A handwritten signature in black ink that reads "Nestor Mejia". The signature is written in a cursive, flowing style.

Nestor O. Mejia