

70167-3
REC'D

70167-3

OCT 16 2013
King County Prosecutor
Appellate Unit

The Court of Appeals
Division 1

2013 OCT 16
STATE OF WASHINGTON
COURT OF APPEALS
DIVISION 1

State of Washington }
Respondent }
v }
Appellant }
ERIC DAVIS }

Case 70167-3-1
Cover Sheet

I ERIC DAVIS come now as prose
Appellant I Submitting my Additional
Grounds For Review. To All party

ON This Date, 10 October 2013

TABLE OF CONTENTS

A ASSIGNMENT OF ERROR

THE COURT VIOLATED THE CONFRONTATION CLAUSE OF THE SIXTH AMENDMENT PROVIDE [I] ALL CRIMINAL PROSECUTIONS THE ACCUSED SHALL ENJOY THE RIGHT TO BE CONFRONTED WITH THE WITNESS AGAINST HIM US, CONST, AMEND, VI.

B. STATEMENT OF THE CASE

THE CONFRONTATION CLAUSE GUARANTEES A DEFENDANT'S RIGHT TO CONFRONT THOSE WHO BEAR TESTIMONY AGAINST HIM

C. CONCLUSION

THE COURT ERROR ON THE CONCLUSION OF LAW.

BECAUSE MY RIGHT TO CONFRONT MY ACCUSE, THE COURT VIOLATED MY CONSTITUTION UNDER THE SIXTH AMENDMENT. WE ASK THIS COURT TO REVERSE MY CONVICTION - IN JUDGEMENT IN SENTENCE IN THIS CASE.

TABLE OF AUTHORITIES

WASHINGTON CASES

- (1) STATE V MASON, 160 Wn2d 90, 922, 162 P.3d 396 (2007)

TABLE OF AUTHORITIES

Federal CASES.

- (1) MELENDEZ - DDAZ, 557 U.S. AT 309
- (2) CRAWFORD V. WASHINGTON 541 U.S. 36,
51, 124 S. Ct. 1354, 158 L. Ed. 2d 177 (2004)
- (3) DAVIS V. WASHINGTON, 547 U.S. 813,
813, 821, 126 S. Ct. 2266, 165 L. Ed. 2d 244 (2006)

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

2015 OCT 16 PM 11:32
STATE BAR OF WASHINGTON
10/16/2015

STATE OF WASHINGTON)
)
Respondent,)
)
v.)
)
ERIC DAVIS)
(your name))
)
Appellant.)

No. 70167-3-1
STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, ERIC DAVIS, 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 CONFRONTATION CLAUSE OF THE SIXTH AMENDMENT PROVIDES IN ORIGINAL PROSECUTIONS, THE ACCUSED SHALL ENJOY THE RIGHT TO BE CONFRONTED WITH THE WITNESSES AGAINST HIM US CONST. AMEND. VI. THE CONFRONTATION CLAUSE GUARANTEES A DEFENDANT'S RIGHT TO CONFRONT THOSE WHO BARE TESTIMONY AGAINST

Additional Ground 2

Him," MELENDEZ-DOAZ, 557 U.S. AT 309 (QUOTING CRAWFORD V. WASHINGTON 541 U.S. 36, 51, 124 S.Ct. 1354, 158 L.Ed.2d 177 (2004) THE CONFRONTATION CLAUSE "BARES" ADMISSION OF TESTIMONIAL STATEMENTS OF A WITNESS WHO DID NOT APPEAR AT TRIAL UNLESS →

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

Date: 10 10 2013

Signature: Eric Davis

Cont

[The Declarant] was unAVAILABLE TO TESTIFY, AND THE DEFENDANT HAD A PRIOR OPPORTUNITY FOR CROSS-EXAMINATION

"DAVIS V. WASHINGTON, 547, U.S. 813, 821, 126, S.Ct., 2266, 165 L.Ed. 2d 224 (2006)

State v MASON, 160 Wn. 2d 90, 922, 162 P.3d 396 (2007)

Certification of mail

The Court of Appeals
Division I

I Eric Davis come now as PROSE
Appellant, NO 70167-3-1 I is Submitting
My Notice of Additional Grounds
For Review To All party

ON This DATE 10 October 2013

Signed under penalty To perjury
That Law of united State's That
I mail a Certification of Mail To all
party

ERIC J. NIELSEN
Attorney For Appellant
NIELSEN, Broman & Koch,
1908 East Madison
Seattle WA, 98122

Prosecuting Atty King
county King COA05/
App Unit Supervisor
W554 King County
Courthouse 516 Third
Avenue Seattle WA,
98104