

COURT OF APPEALS  
DIVISION TWO  
OF THE STATE OF WASHINGTON

STATE OF WASHINGTON )

Respondent, )

v. )

Jeffrey A Thomas )

(your name) )

Appellant. )

No. 44445-3-II

STATEMENT OF ADDITIONAL  
GROUNDS FOR REVIEW

FILED  
COURT OF APPEALS  
DIVISION II  
2013 OCT 11 AM 11:52  
STATE OF WASHINGTON  
DEPUTY

I, Jeffrey A Thomas, 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

Well basically the car wasn't stolen it was rented / ~~stolen~~. There is no video evidence to support theft. And if it was stolen why ~~was~~ a 500 hp car which is a very dangerous weapon in the hands of anyone. Why wasn't the car disabled. The ~~ignition~~ ignition is operated by satellite.

I feel the city was ~~at~~ at fault for lying on the stand.

#1 I feel the case should be thrown out or the guilty verdict overturned due to a bad investigation. ~~due to a bad investigation.~~ Or lack thereof.

#2 There was great perjury on the witness stand by Officer Roberts he never said why was that type of car allowed to continue to start up by satellite for so long.

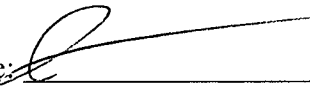
Perjury

Basically the case was supposed to never get filed. They say the car wasn't reported stolen or filed as stolen until the next day. Was it happy hour all day & night. Since who cares a 90,000 dollar 150 mile per hour mercedes get deemed non important in the eyes of the law.

I do ~~not~~ no about Additional Grounds but I do no, I got a bad deal by being sent to prison for car theft which wasn't a theft at all.

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

Date: 10-9-13

Signature: 

Jeffrey A Thomas #989975 No 44415-3-II

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STATE OF WASHINGTON  
BY  
DEPT. J

These are the same Grounds, just slightly  
handwriting. Please excuse my penmanship.

Grounds I. The ~~car~~<sup>car</sup> was rented and or borrowed with the  
promise of additional payment for time rental. There is no video  
evidence to support that.

I-I state why would a 500+ HP car which is  
remotely started via satellite. Why would a stolen (extremely  
dangerous weapon capable of speeds up to 160 or higher) Why  
would that car not be disabled. There is no key it is equipped  
with a Fob key which is a remote, which comes standard on  
that Brand and model car.

Ground II. I feel the officers committed perjury by  
not explaining why the car was not disabled. And also lying about  
it being reported stolen and at what time.

I feel my attorney and Investigators committed a Federal offense  
by not raising this issue. Of why the car wasn't disabled. Even  
though I did bring it up.

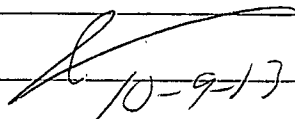
How could a stolen car be reported stolen the next day 24 hours  
later. And not be disabled, Why would a car operated by satellite  
in a Technological Computer operated society not shut that car  
down. Why because it wasn't stolen. I really need your help  
your loyalty and your honor are at risk in regards to the

(over)

procurement of my freedom.

Grand' III There was a lack of investigation by the city of Tacoma. They failed me when they let this case go beyond the NCF. How can you file charges on a car theft when the TPD failed to show up to the dealership to prevent a dangerous situation to take form.

Basically there were mistakes made but im supposed to get stuck in prison.

  
10-9-13