

Court of Appeal's Div. II Tacoma Wash
950 Broadway Ste 300. 98402-3694

This document was received but
SHOULD NOT be considered.

File under Cause No. 45758-0-II-^{9/9}

Date

Signature

At Mr. Bryson, Rodney F., my Bail Hearing
Honorable Judge Jordan Godfrey.

Dropped my Bail From \$100,000, to \$100.

Said Mr. Bryson, to commit some Felony's
So I would have a reason to send you
to Prison. Told the prosecutor Jason Walker
that the charges were so weak that
we could send him to prison. Ect.
He will Beat it in his Appeal. He will
have done the time for no crime.

This is why "First trial, Bail Hearing
3.5 3.7 Hearing Be prepared.

This 15 day July-2014.

Sincerely

Rodney Bryson

This is the Best to my Knollage

RECEIVED

JUL 21 2014

CLERK OF COURT OF APPEALS DIV II
STATE OF WASHINGTON

Ineffective Assistance of Counsel

- 1# Bryson, Rodney F. Wrote His Attorney Amanda Kleespie, Called Atty, Asking for D.N.A. testing, many times
- 2# See messages left At office.
- 3# I was not charged for A license plate Being Stolen, This Had nothing to do with the Assault's?
- 3# I had gotten Bank statement From Anchor Bank Showing I had Been to the Bank the morning of July 5th 2013
- 4# Record's Showing I had Been to the drug Store getting My Medication's For My Eye's.
- 5# My Foodcard Being used At Young's Quick stop
- 6# Me Being At Walmart, Buying two pair shoes Sock's Underwear.
7. Day of My Second Jury-trial" Atty. Amanda Kleespie: Walk's Up and Said, "How would you like to go do two Year's at Stafford Creek? Wt At trial or Court date" Atty. petitioned the court to withdraw From "Bryson's" Case, Honorable Judge refused. Honorable Judge Jordan Jordon Gray.
- 9# On the record I requested that the records: showing when I was at the Bank; when my food card was used and; the records showing I had been to the drug store, be introduced into evidence. The Judge instructed, 'have your attorney do'. My Attorney refused my direct request to be to introduce the evidence at point.

File Court of Appeals Div. II
950 Broadway Ste. 300, Tacoma Wash
98402-3694

Please File with Atty John A Hay's
2HC. 13-1-00265-8, Court of Apped's, No. 45758-0-II

Mr. Bryson, Rodney F. 980569, WSP MSCU 6-E-10
1313 N. 13th Ave Walla Walla Wash 99362

Additional Ground's

S.A. 2: "Brief of Appellant - 2"

I would like Court of Appeals to Add, This to
My Sag. That I Filed Date July-9-2014:

- 1# DOC. Officer Nিকেless Kieser, State Something About A license plate: I was never charged or found guilty of stealing A license plat.
- 2# How can they use this in A trial court?
- 3# Pictures showed At trial "of A license Plate, This Plate was still on the car.

2.A. Audio tape" Doc. Officer Nিকেless Kieser standing At Back of Police car, 2telling Fuck 2you Bryson. Keep 2your Fucken mouth shut 2telling. officer Kieser was standing to the right" Police Officer's Had Hold of the Handcuff's standing Behind Mr. Bryson,

Page 3. of Brief.

officer's state Bryson was compliant with their demand's: Audio will show Doc. Officer 2telling Fuck 2you Keep 2your mouth shut. Jumping In Bryson's Face, Packing up. Stepping forward.

Police officer's: Should Have taken Doc. Officer Kieser off away From Bryson, Because of confortation: Not let Him tont Bryson.

Brief page Appellant 4 line 2

Doc. Officer Mckeless Kieser came into Mac's Tavern 5 to 10 min. Before police Sergeant Dale came into the Bar.

#1 Witness: Orlando Tadqui, testified that Doc. Officer Kieser, came into Mac's Tavern and Tump Mr. Bryson & Jelling Ect.

Atty. Orlando Tadqui, is an Atty. For Gray's Harbor County.

page 4 line 11, I testified that My plate fell out of My mouth pinched My lip.

I never said I spit, But if something did come out of My mouth it was not intentional.

Brief of Appellant - 4 line's 20-26

Brief of Appellant - 5

That police state Bryson was Being charged for A Felony: Bryson should have been taken to Gray's Harbor County jail and Booked.

"48 Hours to charge" Mr. Bryson was held for 10 days. Held 232 hour before being charged page 5, RP 29-31, in proper opinion of Guilty.

I never plead guilty. Sergeant Dale: Was standing Behind Bryson Holding the Handcuffs.

#2, I've not recieved A full Transcripts of the First trial "The second trial, Bail Hearing" Honorable Judge Gordon Jeffrey. 3.5 3.7 Hearing's.

Sincerely

Brodmy Bryson

July - 10 - 2014

Court of Appeals Div. II,
950 Broadway Ste 300, Tacoma Washington
28402-3694

I Mr. Bryson Rodney E. File Paper work in
Gray's Harbor Superior Court Gray's Harbor County
On Cause No. 13-1-00265-8, Montesano Wash 98563

Court Clerk Action Required

These paper, paper work that were filed
pertain to Cause No. 13-1-00265-8 need to be
brought up at my appeal. Very much so.

Double Jeopardy:

Two sentences under one Cause No. 13-1-00265-8.
Motioned the trial court for two separate jury
trials. Trial court refused.

Sentenced to 29 months in prison.

1 year Gray's Harbor Superior Court County
Jail after serving the 29 months
This is "Double Jeopardy" why my Atty. did not
file on this matter. I sent him paper work on
this. No court transcripts were sent to me.

After the first trial miss-trial, Honorable
Judge Jordan Godfrey state on court record
go commit a couple felonies so I will have
a reason to send you to prison; then turn's
to prosecuting attorney Jason Walker, state on
court record Mr. Bryson will when this in his
appeal, these charges are so weak. He'll be
back in are court room and will have
sat that time for nothing.

Sincerely

Rodney Bryson

Court of Appeal Div II
950 Broadway ste 300, Tacoma Wash
SA 21

Additional Grounds

I've heard C-Class Felonies are to fall off after 5 year with out any Felonies. I have know Acts as to Law Library Hear At WSP MSC 6 E 10 unit. IF this is true. I've seen it in Gray's Harbor Superior Court. C-Class Felonies, On My record

Cause No. 91-1-00024-0

Cause No. 94-1-000137-2

Cause No. 97-1-00003-6

Cause No's. Should Have Fallen off My points. Witch would Be 5 point's it Had Been 11 year's with out any Felony conviction's. That would put me At 3 point. A Sentence of 3 to 9 month's.

Point's would of come from

Cause No. 08-1-00053-5

Cause No. 09-1-00299-4

Cause No. 13-1-00265-8, would not of counted. No Law Library Hear Sentence under wrong Point's. 3 point's.

Please look into this matter as well.

This 11 day - July - 2014

Sencerly

Brodney Bryson

IV. Prosecutorial Misconduct,

Bryson v. Washington

States, Prosecutor committed misconduct by stating anything about a license plate entering photo's of this license plate; Bryson was being charged for two 3rd Degree Assaults; Bryson was never charged or found guilty of any license plate that was stolen; In fact the photo's shown at trial, license plate was still on the car, never stolen.

#1.

I'm trying to get Documentation Showing That My "Plate" Fake teeth do not fix right. They've added a tooth to it while at Washington State Penitentiary 1313 N. 13th Ave. Walla Walla Wash 99362, All so state they could not have the clipp's put on it to keep them in my mouth. That I would have to have it done when I get out. This 14th day July 2014

Strickland v. Wash #4
Ineffective Assistance of Counsel

Bryson v. State of Wash.

Bryson concludes, Exhibit records, phone calls, Exhibit's subpoenaed = About D.N.A. Being done for jury trial.
I had given My Attorney Amanda Kleespie Statement's from Anchor Bank, Young's Quick Stop, and the drug store, It was at the morning of July-5-2013. Asked that these Documents Be interd into Evidence: That these people Be subpoenaed into court in My Behalf: Mr. Bryson did not want to testify: With out their testimony I would have to get on the stand to bring these matter Up: Reason? Atty. State's: They would have to take the day off, miss work: Atty. State why they were not subpoenaed: only to Mr. Bryson. D.N.A., Had counsel done each of the things that defendant alleges counsel failed to do... there is a likelihood that the outcome would have been different:

Strick v. Wash, 12, 21, Sixth Amendment: Due Process Clause: Date July-5-2013 charged? Held 10 days before being charged in Gray's Harbor Superior Court? over the 3 day setting 72 hour charge: 19 period... 236 Hour later was charged:

IV. Prosecutorial Misconduct

Sentencing = Prosecuting Atty. Jason Walker, Bring
Something a juror Brought up at the first trial
that was a mistrial = Second = Prosecuting Atty.
Jason Walker "Brought up Hearsay" At Sentencing,
Stating "A Sgt. Bryant's work's for Gray Harbor
Police Force = Hearsay = Purjerd the judge
At Sentencing, Honorable Judge Mark McCleudy
was not the one that heard the trial."

Sincerely
Rodney Bryson

Court transcript"

Doc officer Neckless Kieser state on the stand that He knew Bryson By Bing on His case load Before.

Letter recieved From Department of Corrections. Date February 7-2014

Shaw's Doc officer Neckless Kieser Screen prints do not reflect Bryson every Being Assigned to Kieser's case load.

Fruit of the poisonous tree,
perjured Him self on the stand.

Sincerely
Rodney Bryson



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS
P.O. Box 41100 • Olympia, Washington 98504-1100

February 7, 2014

Rodney Bryson
980569 R-6-H-9
Washington Corrections Center
PO Box 900
Shelton, WA 98584

Mr. Bryson:

I am writing to confirm receipt of your public disclosure request received in our office on 1/31/14. Your request has been assigned the following tracking number: PDU-28077. Please refer to this number in all future communications with us about this request.

You are inquiring if DOC Officer Kieser out of the Aberdeen office was ever your DOC Officer. I conducted a search of the electronic data base to find the names of your previous supervising officers. There are 8 pages of the Supervision Activity screen prints. If you would like to obtain a copy of the 8 pages, the fees are:

Number of Pages	8 x .20	\$1.60
Postage	+	\$0.49
Total Cost	=	\$2.09

Please note that these screen prints do not reflect you ever being assigned to the case load of a DOC Officer named Kieser.

If you would like to have a copy of these disclosable documents:

- Send a check or money order payable to the Department of Corrections
- Write the PD number of this request (PDU-28077) on the check or money order and send payment to:

Kari Garland, Public Disclosure Specialist
Public Disclosure Unit
Department of Corrections
PO Box 41118
Olympia, WA 98504-1118

Please note that all records sent to incarcerated inmates are subject to Department mailroom policy guidelines. Your payment for copies of records requested under the Public Records Act does not ensure that these same records will be allowed into a secure prison facility (Livingston v. Cedeno, 186 P.3d 1055 (Wash. 2008)). Should you wish to have the records mailed to a third party on your behalf, please provide the correct name and mailing address along with payment in the amount of \$2.09; otherwise the responsive records will be sent to your attention.

" Working Together for SAFE Communities "

STATE OF WASHINGTON

COUNTY OF Grays Harbor

In re the Matter of:

State of Washington,
Plaintiff

v.

Rodney Bryson,
Defendant

DETAINER RESOLUTION REQUEST
(Pursuant to RCW 9.98.010)

I, Rodney Bryson, the Defendant, hereby request the
Prosecuting Attorney, County of Grays Harbor to resolve the
detainer placement against him as follows:

Charge(s): 4th degree Assault

Case No: 13-1-00265-8

Bail: NA

Date: Sentenced: Dec. 27, 13; Today's, April, 24th, 14

The Defendant wishes to resolve this detainer by canceling it in view of his
incarceration as follows:

Place of Incarceration: WSP MSU-6-E-10

Sentence (mos.) 29 Sentencing Date: Dec. 27-13

Early Release Date (ERD): May-10-2015

Reason: Asking "Run Concurrent" State v. Morris
126 Wn.2d 306, 892 P.2d 734, 1995,

Date: April-24-2014 Rodney Bryson
Signature

Record's

Washington State Penitentiary

1313 N. 13 Ave, Walla Walla, Wash, 99362

I'm asking you to File this
Detainer Resolution Request

Pursuant to RCW 9.98.010,

With: Service By Mail

Trays Harbor Superior Court

Tray's Harbor County

102 W. Broadway, rm. 203, Montesano, Wash. 98563

#1, Honorable Court Clerk: Action Required

#2, Prosecuting Attorney Jason Walker

102 W. Broadway, rm. 203, Montesano Wash 98563

#1, State v. Morris 126 Wn.2d 306, 892 P.2d 734
1995,

#2, Constitution of The State of Washington
Section 9, Rights of Accused Persons.

no person shall be ad compelled in Any criminal case
to give evidence against Himself, or Be twice put in
Jeopardy for the Same offence.

I' Motioned the trial Court For
two Seprate Jury trials, The trial
Court Refussed?

One Cause No, 13-1-00265-8, Two Sentence's

One Cause No, Double Jeperdy.

RCW 9.94A589 Consecutive Concurrent
Sentences and Chapter 10.43 RCW

Double Jeperdy Article 1, Section 9,

RCW 9.94A.589, RCW 9.94A.535, ~~RCW 9.94A.535~~

Cause No. 13-1-00265-8 4th degree Assault

Cause No. 13-1-00265-8 3rd degree Assault's

Should Be run Concurrent.

Filed in WSP msu, This 24th day April 2014.

Sincerely

Rodney Bryson

Rodney Bryson

April 24-2014

07/03/2014

JLEROUE

Department of Corrections
WASHINGTON STATE PENITENTIARY

PAGE: 01 OF 01

OIRPLRAR

10.2.1.18

PLRA IN FORMA PAUPERIS STATUS REPORT
FOR DEFINED PERIOD: 12/31/2013 TO 06/30/2014

DOC#: 0000980569

NAME: BRYSON RODNEY

ADMIT DATE: 12/30/2013

DOB: 04/22/1966

ADMIT TIME: 11:53

AVERAGE MONTHLY RECEIPTS	20% OF RECEIPTS	AVERAGE SPENDABLE BALANCE	20% OF SPENDABLE
34.06	6.81	5.74	1.15



JL 07-03-14

John A. Hays

Attorney at Law
1402 Broadway
Longview, WA 98632
(360) 423-3084
fax (360) 423-7499

July 11, 2014

Rodney F. Bryson, No. 980569
Washington State Penitentiary
1313 N. 13th Ave.
Walla Walla, WA 99362

ATTORNEY CLIENT CONFIDENTIAL

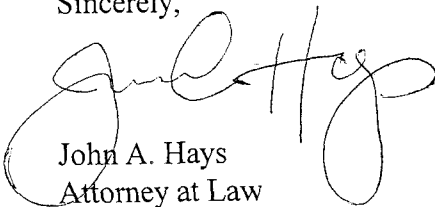
Re: *State v. Rodney F. Bryson*, No. 45758-0-II

Dear Mr. Bryson:

In response to your letter received in my office on July 10th I am sending you a copy of the verbatim reports of the trial held in your case on December 17, 2013, and the sentencing hearing held on December 27, 2013. I cannot send you the verbatim reports of the mistrial, bail hearings or any hearings because I do not have them. Under the Rules of Professional Conduct and the Order under which the court appointed me to act as your attorney you only have the right to the transcription of those proceedings reasonably necessary to effectively prepare your appeal.

In my opinion there was no reasonable basis to order transcription of the first trial or any other hearings including bail hearings so I did not order them. If you want transcripts prepared of any other hearings other than those prepared you will have to contact the court reporters directly and arrange to pay them for the added transcriptions you want.

Sincerely,



John A. Hays
Attorney at Law