

Gregory Charles Link

Wash. Appellate Project Statement of Additional Grounds  
13 pages

I am requesting a visit to get and give information on my appeal. I am requesting a copy of the Verbatim of proceedings from the 3.5 hearing and the trial. I am also requesting the recorded court proceedings. I have several issues I want examined.

① All 911 calls. The time of calls and the phone number the calls were made from. Proof of any call that James Grant may have or may not have done. I would like the 911 calls examined to determine the person making the calls, whether by cell phone or land lines. Deena Krona mother of defendant testified to defendant's investigator that the call supposedly made by Harvey Krona reporting a stolen car was actually defendant's brother Marty Krona. Marty maybe even made the other 911 call that was supposedly James Grant. Did Grant testify in the trial to making the phone call? The defendant Marvin Krona heard the 911 call ~~and~~ that supposedly was made from Harvey Krona, he identified it as Marty Krona also. Attorney Linda Ceburn would not present 911 tapes at trial, when asked to by Marvin Krona 911 calls were made at 6:00 PM. Police arrived at 8:00 PM. If Krona was identified as driver he still had two hours to drink before police arrived.

<sup>Coburns</sup>  
② ~~Kroner~~ investigator stated to Debra Krone that it was impossible to identify anything through the trees on the driveway  
Rose lied.

② Defendant is challenging Rose testimony

Her distance from the driveway and the trees that she had to look through. Her statement that she said, "I saw the defendant bent over driving the car!" If defendant was leaning over she could not identify anything but possible hair color if she had perfect vision. The fact that Rose's testimony was a two second view of defendant driving by, to the officers. Her testimony in trial was two minutes. Rose also testified that she had contact twelve years ago, and defendant called her a bad name, showing bias. Rose stated defendant driving slow and Grout stated defendant was driving fast. Rose did not see defendant drive on a public road. Mr. Grout seen a car but nothing else.

③ Grout's testimony and Rose's testimony both said they were trying to get rid of defendant.

④ I am requesting pictures from trial showing trees in front of Rose's home and Grout's.

⑤ Psychological exam was done after trial not before.

I am requesting a copy of evaluation. I am requesting all evidence I give to Linda Coburn

- a. Letter from Union Gospel Mission stating I donated an Apple Computer

- b. letter from Harvey Krone stating he hit Grout's fence

- c. Letter from millennium motors in Monroe WA stating how wonderful it was that I paid off an old debt,

I've already requested letters from Linda Ceburn and I have been ignored.

⑥ Examine J+S I and II states on 2.1 The defendant was found guilty on March 5 2014 by Jury verdict. That is wrong. The trial was March 17-19 2014

2.1 Count III same date of March 5 2014, Trial was March 17-19 2014.

line 4.1 on count III states 364 days imposed & suspended, then goes on to say actual term of total confinement is 90 days concurrent to other counts

⑦ Notice of appeal CL16638296 shows trial proceedings 3-3-14 to 3-5-14, My trial was 3-17-14 to 3-19-14. This same document shows sentencing hearing 3-24-14, My sentencing was 4-3-14.

⑧ Felony scoring points shows Reckless driving <sup>1-4-99</sup> 1999 GM, DUI ~~8-6-89~~ <sup>8-6-89</sup> Gross misdemeanor, DUI 9-7-02 GM, ~~felony~~ All can not be used over ten years. I was also scored with 5-9-08 reckless driving which was the same ticket as the DUI 5-9-08. double jeopardy. That is four points that can not be used. The 5-9-08 should not exist at all because the DUI was the same ticket. Double jeopardy.

⑨ I am requesting all documents from the Appellate Project that are being used in my case. Also all evidence.

⑩ Examine officer's statement from 3.5 hearing compared to testimony at trial. Krone pulled out his penis and peed on hospital floor at 3.5 hearing. Krone attempted to

at trial. The officers statements do not match, his testimony is shot down, which makes his testimony about feeling threatened when defendant could not even walk worth nothing.

(11) Examine Grout's letter at sentencing stating defendant is a walking time bomb. How does anyone know that letter came from Grout? Also Grout and Krona have never met, I believe Aaron Pearl wrote and sent that letter.

(12) Examine states proof that defendant was driving on a DWLS 1. Nothing was presented from D.O.L. at the trial.

(13) Examine why did the jury walk out of the courthouse with defendant. One juror made conversation with defendant outside court house. Defendants acquaintance Aaron Pearl also had conversation with Jury at break time. One particular Juror was on defendant's Jury selection in Evergreen Dist court Nov. 2008 for another D.U.I. This particular Juror also followed defendant around the Ross parking lot on Evergreen way in Everett the day after defendant was found guilty. Defendant took video of the juror. Another Juror approached defendant a few days later. I am requesting Jury selection records from Evergreen Dist. Court for D.U.I. in November 2008. Also requesting Jury names on D.U.I. in March of 2014 to look for matching names. defendant is also requesting names of volunteers at the Union Gospel Mission in Seattle in the ~~week~~ days following defendant's trial to see if there is any

comparisson in names between U.C.M. volunteers and Jury,

(19) Examine 911 call from Kronas house the day following trial. Also requesting statements made to defendants mental health to officers 5-20-2014.

(20) Examine Defendants attorney called defendant during deliberations and said the Jury wants to know know if you were drinking when you made the threat to the police officer, what is up with that?

(21) Examine why the prosecution told defendants brother Marty Krona to show up for trial because I was going to put blame on him. Prosecution knows defendant and brother have a history of domestic disputes and defendant has been beat up by that particular brother several times.

(22) Examine Grouts fence is 3-7 feet on defendants driveway. Roses fence is 10 feet on defendants property. Defendants attorney would not erect survey for evidence or any other evidence defendant wanted to present. Defendant was told to keep his mouth ~~shut~~ shut and let the attorney handle all proceedings. Defendant did not agree, and was represented very bad, by Linda Ceburn.

(23) Defendant was forced to give blood at the hospital

(24) Defendant was originally charged with DWLS 1, Hit n Run, physical control, and felony harrasment. DWLS 1, Hit n Run were dropped. DWLS 1 was added again because

prosecutor Stemler thought defendant had been driving around Everett prior to trial illegally. Stemler was never notified by Linda Coburn that defendant had his license reinstated in December of 2013. Stemler also seen defendant get out of his truck across from the courthouse. Defendant waved to Stemler, Stemler waved back. In the prior eight months of the trial Linda Coburn never discussed any of the defendants achievements or treatment he was involved in. Defendant was never offered a deal ~~on~~ from Stemler. Stemler was very suprised to find out defendant had a license. Stemler was ~~very~~ also very suprised looking when a guilty verdict came in. Defendant is claiming ineffective counsel.

⑤ World Book Encyclopedia also states alcohol is a powerful drug. why cant a DUI crime have D.O.S.A.  
Signed this 10<sup>th</sup> day of July, 2014

MARVIN KRONA 908843

D-319-2

MCC TRU

P.O. Box 288

Monroe WA 98272

⑥ Adam Krona's statement on the police report said defendant did not appear to be drunk. He said different at the trial. Linda Coburn said Adams testimony would be helpful to the defense. Coburn would not let me call any witnesses (6) for my side. ~~unavailable~~ ~~12/11/14~~ ~~12/11/14~~

(27.) offender score. Joyce Dudder from D.O.C. did not take stand or oath stating Krona was on community custody during new crime. Joyce Dudder was not my CEO.  
J+S line 2.2 state vs Morales

1. Take motor Veh w/o Permission was washed. J+S does not show proof of any other crimes between 6/11/95 and 7/21/95

5. Reckless Driving (Alcohol) A misdemeanor over 10 years from current offense 1/4/99 to 7-13-2014

6. D.U.I. A misdemeanor over 10 years from current offense 8/6/99 to 7/13/2014

7. D.U.I. A misdemeanor over 10 years from current offense 9/7/02 to 7/13/2014

8, and 9, D.U.I. and Reckless Driving only one point. They were the same incident.

(28.) C.C.O. Smith from the Everett office said she thought I had PTSD

(29.) I told Judge Bowden I was not comfortable about going to trial on April 3rd. He said tough. My father had died and some very strange things were happening in my life. I thought I was being pursued by someone or something that wanted me dead. I still feel that way today.

(30.) Linda Coburn refused to show prosecution the letter my dad wrote stating he was driving the car.

③1 On July 13 2013 I was not driving a car. I was sitting in a car 150 yards from a public country road on 2½ acres of private property. The police arrived 2 hours after a 911 call was made about a fence being bumped. I had been out of prison five months. ~~5~~ days a week I caught a 5:20 AM bus in Monroe to Everett. I then caught a 6:00 AM bus from Everett to Seattle. On Saturday I caught a 6:00 AM bus from the wedding. He park n ride to Seattle. I worked Monday through Saturday at Werners Crash Shop on Taylor Ave in Seattle. I arrived back in Monroe at 7-8 PM every night except on Tuesday because I had to be in Monroe by 4:00 PM to see the C.C.O. (D.O.C.) I did that 5 months non stop. Everyone in my life knew I did not drive anything. My C.C.O. Gene Romano had given me rides home a couple of times and picked me up from the bus stop. My Orca card proves all my bus usage. My dad was very sick and I was drinking against D.O.C. rules. After the July 13 2013 arrest that I should have only got a three day violation for. I turned myself into the Salvation Army treatment. My dad died after 21 days. I left to bury him. The Salvation Army would not let me return for 6 months so I entered the Union Gospel Mission Program. It seemed that people were going out of their way to get me to quit the program. I did go out on what

they call search and rescue Komo 4 news did a story about it. Drew was a programmer at the U.G.M. that drove the search and rescue van. His wife and kid were killed by a drunk driver, I believe this story about Drew played a big part in my conviction of this July 13 2013 D.U.I., In fact when I went to attorney Ferguson next to the Superior courthouse in Everett and talked to him about doing my appeal, He said, "this case was to big for him." I did not ask him why, In December of 2013 I was in the D.O.L. on Spring Street in Seattle checking to see if my paperwork for my interlock had gone through to get my drivers license. I was denied and a man in the D.O.L. laughed then followed me out, The next day I went and checked again, I was given my drivers license. A woman watching me got pissed off when I was handed my license, she threw up her hands stomped her feet and walk out of the building, In January after living in the New Creation program at the U.G.M. another programmer stole my telephone, I got very upset and tore my bunk apart looking for it, It was 5:30 AM, After being in the program 4 1/2 months case worker Zack Hill ask me to leave. This is after I spent some inheritance money on gifts for some of the programmers including a microwave and a \$2,000.00 apple computer for the

education department, I moved into Everett to the Magenta apartments. I noticed the community following me around. I caught a woman from my own apartments following me one day. Some of the others were from the local churches and probably M.A.D.O. After I was off probation with D.O.L. I parked my truck right on Evergreen way in the parking lot of Sportees a sports bar and grill. I went in and had a cheese burger and a soda. Several different people came in the bar walked to my table looked at my pop turned around and walked out the door. People were treating me in that community like I was a sex offender or something. Two times someone entered my locked apartment and left items on my kitchen counter. The first time was Jehovah witness bible tracts. The second time was mail from a man that used to live in the apartment He came up missing. His name was Arthur Bruno. when I asked Kyle the manager about it he told me it was his job to haunt these apartments. On another day I was walking through Enterprise rent a car next to my apartment. There were about 10 used cars for sale with Sullivan's auto sales in the lot. A mexican guy approached me as I was looking at a car. I told him I was

looking for a job at a body shop. He got on his cell phone and I heard him talking to someone about a job. He told me to go to a shop immediately and they had a job for me. I got my truck and went. When I got there it was a shop full of Mexicans but they had no job for me. Come to find out the owner was a Jehovah witness. Another day I drove into the golf course I lived on. I was on my cell phone when I parked. I went in the office and give my application for a job. When I came out my cell phone was missing and a card to a car lot was on my front seat. I drove to the car lot. The lot owner offered me a job building him a shed. I drove back to my locked apartment and my cell phone was on the kitchen counter. Like I write earlier after my conviction I caught one of the Jurors in the Ross parking lot on evergreen way following me around. When I left Fergusons law office another Juror which walked out of the courthouse next to me the first day of court, turned walked past me and looked me straight in the eyes, a couple days after my convictions. I then went to the Union Gospel Mission where a volunteer woman looked very frightened when she seen me. Between people at the Union Gospel Mission and the community in Everett I was set up in my trial. The day of Sentencing Judge Bowden entered the courtroom in the

Same door that everyone else uses. He walked right past me with a smirk on his face while he was putting his robe on. My name was not even on the Court television screen with the list of names and courtrooms any of the times I went to court. I truly believe my trial was set up from the beginning with all the wrong Court dates on my documents and everything that went on. I stated a lot of stuff about D.C.C. and my C.C.O. on Facebook the day I got out of prison on Feb 5<sup>th</sup> 2013. It pissed someone off. Also the story about Drew and Search and rescue on Kome 4 probably had something to do with it. Come on a guy that lost his family to a drunk driver doing the New creation program at the U.G.M. and a drunk driver also doing the program. What a story if the drunk driver goes back to prison for straightening up his life after being asked to leave the program. I continued on with a better program after leaving. Twenty different churches and support programs a week. I also served the community up until the day I was unjustly incarcerated. I donated money to children's Hospital, Bill and Melinda Gates, and every church and program I went to. I showed the U.G.M. that not everybody gets high or drunk again without their program. Several other programmers said to me, "You are the only one that has left the program and stayed clean!"

Signed this 15<sup>th</sup> day of July 2014

MARVIN KRONA  
908543

(32) I know the 3.5 hearing was a depends diaper commercial with James Grout as the star. The cop that testified to me peeing on the hospital floor was messing with my head trying to see how much I really remembered. The whole trial was a ridiculous practical joke on me and its time to end it. One of the younger guys on the jury selection worked in the hospital emergency room. The joke is over, It's time for me to go home. I don't want to play this game anymore. I have been sent to Twin Rivers prison because D.O.C. says I have mental issues. This is a sex offender prison. I am not a sex offender. The witness Rose even died her hair for court. She is normally a grey haired old drunk woman. Now she is a liar. My brother told me himself that Roses son and husband told him that they seen the car I supposedly was driving go by their driveway but did not make statements to the cop because they were drinking and Brandon the son had a warrant for D.U.I.,

(33) Snohomish County has vigilante want to be a cop organization. Classification counselor Bloss at the Snohomish County jail said to me the day before I went to prison. "Marvin its O.K. you are finished with D.O.C. in November, You only have two charges for 304 days. Chaplain Ron said, "Marvin you can do the time I

have more faith in you than you do. ~~That's~~  
This time we'll pray for grace and mercy not  
justice," who is this pastor Ren and why would  
he be praying for my case. Do the Sno. Co.  
Jail staff get together and pray over peoples  
cases, why would pastor Ren make a comment  
to me like that.

(34) After I get to the R units at WCC I  
got written up for sexual harassment. The  
hearing officer Dunnington twist up everything  
I said and found me guilty. I was not  
guilty and the write up was reduced after  
I did twenty days in the hole, where is my  
compensation for this. I had to start the whole  
classification process all over and was denied  
privileges. Why would D.O.C. have uneducated  
idiots doing their discipline hearings. I  
want Justice ~~from~~ this corrupt system.

(35) I never got to read psychological exam from Dr ONEIL.  
Or would Linda Coburn give me a copy.

(36) Linda Coburn was terrible at her job and I  
was defended unjustly!

MARVIN KRONA 908843

MCC TRU D 319-2

P.O. Box 888

Monroe WA 98272

Signed this 21<sup>st</sup> day of July 2014 MARVIN KRONA 908843

(37) Today July 22<sup>nd</sup> 2014 I just recieved mail from the TRU property room of phyco report done by Dr O'neal, the letter from the U.G.M. for donating a computer, a letter from Millenium Motors for paying off a vehicle, and an old appeals panel decision from D.O.C. On the D.O.C. appeal it states I claimed D.O.C. responsible for cost incurred by placing a vehicle in a location that cost me money for storage. I never made a statement about vehicle cost. My claim was that I be compensated for the 3 days I did in King Co. Jail on violation. D.O.C. gets everything wrong, including the fact that the U.G.M. was just an address, and not treatment. I put in for treatment at the 4<sup>th</sup> Ave D.O.C., through C.C.O. McDonough. This evidence from my attorney Linda Coburn is dated ~~and~~ for April 3 2014. It was supposed to be presented to judge Bowden by April 2 2014 the day before sentencing. Innetffective counsel. She did not say anything to the judge about my letters on April 3<sup>rd</sup> 2013. Coburn only stated that we were applying for an appeal bond.

Signed this 22<sup>nd</sup> day of July 2014

MARVIN KRONA 908843  
MCC TRU D 319-2  
P.O. Box 888  
Monroe WA 98272

38

Dr Oreal states he got mental health records from Compass Health 3-14-2014. The only interview I had there was to determine if I was eligible for treatment. I interview was done by a Smith woman. She then set up an appointment for me to see Kate ~~Blanch~~ Beach on April 1st 2014. At that interview it was the same thing. An interview to see if I was eligible for treatment. I have never done any treatment at Compass Health. Dr Oreal states he did telephone interview with Deena Krona on 4-1-14 about me. My mom drinks on a regular basis and knows nothing about me. Dr. Oreal's mental status examination states I was wearing casual and clean clothing at the evaluation. Obviously he needs help because my clothes were not clean. They were covered in drywall mud. I think he doesn't have much experience. I never said the Nazis were after me! I have legal mail dated Jun 2 2014 from the S.N.C.E. public defenders. I just received it today July 22nd 2014 from the property room at Twin Rivers. It came from WCC in Shelton, That is ridiculous!

Did Dr. Oreal have permission from me to telephone my mother, or did he break confidentiality? How does he know he was talking to my mother?

MARVIN KRENIT 908843

Dated this 22nd day of July 2014

The interview on phone was probably my brother not my mom!

I call bullshit on the mother interview (Nazis!)

My mother (i.e. doesn't use term "The Nazis")

It was

I'm calling bull ~~shit~~ on this phone interview with my mother. First of all her name is spelled Deena not Dina. she would never in her life use the term "the Nazis were after him." Dr. Oreal was probably talking to my brother Marty Krone pretending to be my mom. Marty is in serious need of mental help He is always trying to present to people that I am messed up. Just six months ago he said to me. "Dad liked you better, you got a schwin when we were young and I got a Huffy." Marty is 51 years old and has played shoot em up video games without a job in the same room at moms house for years. Don't even try to put in the report that Deena Krone said "the Nazis were after him" That is something Marty would say. How can Oreal interview my Mom over the phone without seeing her I, d. How does he know he was talking to my mom?  
This is a potential lawsuit against Dr. Oreal about my confidentiality rights. My case has been misrepresented since day one. Anyone can see this. I demand to be set free with a real defense attorney!" The Nazis!" Show me my signed consent for Oreal to discuss my case with unknown people! Another thing I want a car accident that broke my neck, At sentencing Judge Baker said all I have here is a letter from about stating I'm a walking time bomb. I say imitative counsel!  
Signed this 22nd day of July 2014 MARVIN KRONE

(39) I requested a number of items from Linda Coburn in April of 2014. Coburn replied and sent items to W.C.C. May 30, 2014. She included all items requested except the letter written from my dad stating he bumped Grants fence July 13, 2014. The day I was blamed for the incident. The letter from Harvey Krona was signed by Deena Krona verifying his hand writing.

(40) I did not received these legal records from W.C.C. until July 21, 2014 when the records came in on the chain bus.

(41) Examine Dr O'Neal reports. ONEAL states he spoke with Deena Krona April 2, 2014. Please show proof that it was Deena he was speaking with.

(42) show permission from Marvin Krona that he said it was

O.K. to speak with Deena Krona. Permission for Dr O'Neal I talked to Deena Krona 7-28-14. She said she never talked to Dr. O'Neal. The remark about the Nazis was a l.e.

(43) MARTY KRONA messes with peoples phone calls. Just like the 911 call from Harvey Krona c. 6pm July 13th 2013. It was actually Marty, pretending to be Harvey. It was listen to by Marvin and Deena Krona, and was verified to be Marty not Harvey. Linda Coburn would not let Marvin Krona enter 911 call as evidence. Deena Krona listened to 911 call with Coburns investigator and verified it being a false 911 call from Marty Krona not Harvey Krona. Check Grants 911 call and see what phone number it was made from. Marty Krona probably pretended to be Grant.

(18) 7-28-14 MARTY KRONA

- (44) Deena Krone did not tell to Dr. O'neal, Deena Krone's # (360) 863-2801
- (45) Check James Grant 911 call. Confirm what phone number Grant's 911 call was made from
- (46) Check Harvey Krone's 911 call. It was not made by Harvey Krone. It was Marty Krone pretending to be Harvey, verified through Coburn investigator Deena Krone identified 911 call as being Marty Krone. Marvin Krone's brother
- (47) Linda Coburn was presented a letter written by Harvey Krone stating he had bumped Grant's ~~face~~ fence. Linda Coburn was asked to ~~present~~ present this letter. She would not. The letter was signed by Deena Krone verifying Harvey's writing and signature. Harvey Krone wrote he hit Grant's fence July 13, 2013.
- (48) Marvin Krone also asked Linda Coburn to send a copy of Harvey's letter to the prison. Linda Coburn did not!
- (49) I am requesting a copy of Harvey's letter to be sent to me.
- (50) I am requesting a face to face meeting with my appeal attorney from The Washington Appellant Project.
- (51) The Judge held up a letter from James Grant at sentencing and stated that is all I have for sentencing. A letter from James Grant stating your sentencing time hasn't started was not in the courtroom. Coburn did not present any of my achievements!

Signed this 30<sup>th</sup> day of July 2014 MARVIN KRONE