

COURT OF APPEALS
DIVISION TWO
OF THE STATE OF WASHINGTON

FILED
COURT OF APPEALS
DIVISION II

2015 JAN 7 AM 11:43

STATE OF WASHINGTON

No. # 46012-2-17 BY [Signature]
DEPUTY

STATE OF WASHINGTON)
)
 Respondent,)
)
 v.)
 Nicholas B. Thompson)
 (your name))
)
 Appellant.)

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, Nicholas Thompson, 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

See Attachate 2 pages.

Additional Ground 2

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

Date: January 5th 2015.

Signature: [Signature]

On January 31st 2014, In (TCCF)
"Thurston County Correctional Facility".
I was extracted from "E" tank
and taken to the hole. I was
not given all my property I was told
the rest was in my box.

On the morning of February
3rd 2014. I asked one of the officers
for all my legal material so I could
go over witness statements and
trial strategies, which I had been
doing everyday of my trial. I was
told my legal material, Discovery and trial
Strategies were not there. I asked
numerous officers where my legal
material was they said that they
didn't know. I wrote multiple grievances
with the Jail and the first couple
told me they needed more information
So I filed another.

I told my counsel about this
and he told me that I could write
a declaration on the matter which
I did and filed with the courts.

(TCCF) officers which are officers
of the court errored when they
sized all my legal material. Knowing
that I was in trial and not giving
me my legal material until after
trial on February 6th 2014. When

I repeatedly asked for my legal material. (TCCF) admitted in grievance to taking it and stating they accidentally lost it. Then they mysteriously find it the day I'm done with trial.

I made a note of this issue orally on record at sentencing.

(TCCF's) officer's conduct was egregious and caused prejudice towards me and my trial.

State v. Perrow 156 Wash App. At 325, 231 P.3d 835 (2010). State v. Garza 99 Wash. App. 291 994 P.2d 868 (2000). State v. Granacki, 90 App. 598 603-04 959 P.2d 667 (1998). State v. Corey 62 Wash 2d 371, 82 P.2d 1019 (1963)

I would've liked to file the copies of grievances with this SAG. I wasn't able to bring them with me to D.O.C. There is records of these grievances with (TCCF).

Thank you

Dated: This 5th of January 2015.

Respectfully Submitted

Nicholas Thompson

I Declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. pursuant to RCW 9A72085 and 28 U.S.C. § 1746.

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Proof of Service

I certify that on the 5th day of January 2015, I sent a true and correct copy of (1) Statement of Additional Grounds of 2 pgs. #46012-2-II

To Be served on the following and set forth Below:

1) David C. Ponzoh - Court Clerk
Court of Appeals, Division II
950 Broadway, Suite 300
Tacoma, WA 98402-4454

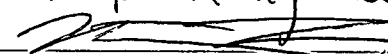
2) John A. Hays Attorney @ Law
1402 Broadway
Longview, WA 98632

As all above listed parties were served copies via mail.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge - pursuant to RCW 9A.7.2085 and 28 U.S.C. § 1746.

Dated: This 5th day of January 2015.

Respectfully Submitted


Nicholas Thompson #302547
Washington State Penitentiary
1313 N. 13th Ave
Walla, Walla, WA 99362