

Court of Appeals
Division Two
of the State of Washington

FILED
COURT OF APPEALS
DIVISION II

2015 MAY 18 PM 1:04

STATE OF WASHINGTON

BY
DEPUTY

State of Washington
Respondent

No. 46207-1-II

v

Robert B. Falconer Jr.
Appellant

Statement of
additional Grounds
for Review

Additional Ground 2

Mr. Falconer believes Thomas Ledoocer, the attorney the Court appointed him, erred when he opened the Confidential Informant Packet without Mr. Falconer's knowledge or presence.

Mr. Falconer asked Mr. Ledoocer to excuse himself as Counsel because he felt Mr. Ledoocer was not representing his best interests.

Mr. Falconer also asked for another attorney in pre-trial hearings and was denied.

Mr. Falconer did sign a plea bargain for 48 months and changed his mind in the court room.

There was some talk between the Judge and Mr. Hedoucer about the Confidential Informant Packet. The matter was put over for the following Tuesday because Sean Brittain was not available. (the Prosecutor)

On Monday, the day before the next hearing, Mr. Hedoucer came to the jail to inform Mr. Falconer that he had opened the Confidential Informant Packet, thus making any plea bargain agreements with the Prosecutor null and void.

That is when Mr. Falconer made the decision to represent himself.