

STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW

STATE OF WASHINGTON)

Respondent,)

v.)

Kevin Inggilis)

(your name))

Appellant.)

No. 73720-1 STATE V. INGGILIS

STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW

I, Kevin Inggilis, 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

My motions were not heard, they were filed with the
Prosecutors office filed with the clerk, motion to
Dismiss and Probation revocation ~~to~~ NO PHOTO MATASH
Prior to trial, in my omnibus hearing it was brought
up but not heard at that time Refer to transcripts
the DOL was finely brought up in trial and was
stricken from the record, and jury disregard if the motion
would of been heard when it should have been, the trial would
of happened, cause there was no case, the jury was tainted

Additional Ground 2

By hearing what was stricken
Investigation for my Alibi that I had not possessed
that car at the time of the incident I've a sworn
Statement that said I sold the car prior to ~~March~~ Nov 15 2013
instead my Public Defender, (Carolyn Mann) Snodgrass was
concerned more about my competency, so sent me
to a evaluation

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

Date: May 10 16

Signature: [Signature]

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STATE OF WASHINGTON
2016 MAY 16 AM 11:48

ADDITIONAL GROUND # 3

TROOPER RAMEYS PROCEDURE THAT LEAD HIM TO A EMOTIONAL RESPONSE THAT CLOSED HIS FOCUSMENT ON FACIAL-RECOGNITION, AND THE PERSON FLOPING HIS RIGHT ARM AROUND

① I HAD SURGERY AT THIS TIME MY MOTION FOR MY RIGHT ARM WAS LESS THAN 1% REFER TO

GREGORY GUTICE MD

BYRIEN OCCUPATIONAL MED

140 SW 146 ST

BYRIEN FL 33446
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206-901-2462 FAX 206-901-2427

AT THE TIME OF INCIDENT IT WOULD OF BEEN PHYSICALLY IMPOSSIBLE FOR ME TO FLOP MY ARM AROUND (SO IT COULD NOT OF BEEN ME)

ADDITIONAL GROUNDS # 4

THE WINDOWS OF THE CAR WAS TINTED TO 65% LIGHT COMING IN AND AT THE TIME OF THE INCIDENT, HE COULD NOT MAKE A CLEAR VIEW OR DISISION AS IN THE POLICE REPORT THE 3 OTHER WITNESSES STATED THEY COULD NOT GET A CLEAR VIEW, THE STATES WITNESSES WHO WERE

He went off the DOL PHOTO JUST 1 PHOTO
AND MADE HIS DISISION THAT THE SILHOUT WAS
KEVIN INSULLS, WITH OUT A GOOD CLEAR LOOK
AT ONE TIME HE SAID KEVIN INSULLS LOOKES HISPANIC
A TAN COLOR THE WITNESS THAT WAS NOT
CALLED TO TRIAL SAID THE PERPITRATOR HAD A GREEN
HAIR, ONE SAID TAN, ONE SAID THEY COULD NOT TELL!

ADDITIONAL GROUNDS #5

They never did find the car, several ATTEMPTS
By Bryien Police, King county, AND FROM INCIDENT
REA TO Bryien, SO THE CASE WAS A CLEAR ALYDE
NOT A ATTEMPT FOR THE SIMPLE FACT I WAS NOT
IN THE AREA OF SNOHOMISH, WAS NOT IN POSSESSION OF THE
CAR AT THAT TIME,

ADDITIONAL GROUNDS #6

MISGORAGE OF JUSTICE

THE PROSECUTOR ALSO GAVE ME A 9 MONTH PLEA
DEAL BECAUSE THEY NEVER HAD A CASE, I CHOICE
NOT TO CAUSE I WAS NOT GUILTY, I KNOW IVE
BEEN IN TROUBLE BEFORE AND ALWAYS PLEAD GUILTY WHEN SO
EVEN, I NEVER THIS TIME,

I BELIVE HE CONVICTED ME OR DONE WHATEVER
EVER HE HAD TO DO TO CONVICT ME ON MY PAST
HE WANTED ME OFF THE STREETS AND WOULD DO WHATEVER
EVER IT TOOK

ADDITIONAL GROUNDS #7

He the Prosecutor Grant coached the State Trooper Ramey what to say and to refer to the DOL even after he was told not to by Judge Kurtz but done it in a way that was manipulated by craftiness total (unethical on Grant's side) A Bar Issue

ADDITIONAL GROUNDS #8

One of the juror was from King County and at that point it should of been a mistrial when discovered "Grant" again pushed the unethical to convince the judge to let it slide by pointing the jury going out side of "Court Rule" TO FARE A PARTIAL JURY

ADDITIONAL GROUNDS #9

"Grant" had to have seen Officer Ramey's computer screen, the screen he seen when he first ran the license plate on a Kevin Incan that was full of activity 77 arrests numerous contacts with the law enforcement agency and knew it could cloud his judgement please push any officer to exaggerate to convict a person on his past convictions

As I see it your Honor, I am very much innocent
and have multiple ways to prove it and
this prosecutor wanted to convict me on my
past, my trial was not fair, it was tainted
and I was wrongfully convicted by trial errors
and miscarriages of justice

I ask you to see the truth and let it
prevail,

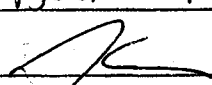
I am only guilty of selling a car with out
filling out the seller's report
in the mean time I got drawn into
a corrupt justice system in Snohomish county
a place where I never go I stay in King
county

Additional Grounds #10

I filed motion with the court of appeals on or
at the time of my court case and was no
out come, motion on how they came up
with this "compensy hearing".

The Snohomish Public Defenders Association
stated I'm not competent to stand trial
because I was numb because I couldn't
believe I'm being charged with something
I never done

(This has been a real nightmare)



RICHARD D. JOHNSON,
Court Administrator/Clerk

The Court of Appeals
of the
State of Washington
Seattle
98101-4170

DIVISION I
One Union Square
600 University Street
(206) 464-7750
TDD: (206) 587-5505

NOTICE TO APPELLANT RE:
STATEMENT OF ADDITIONAL
GROUND FOR REVIEW

COURT OF APPEALS DIVISION I OF THE STATE OF WASHINGTON

Re: Case No. 73720-1, State v. Ingalls

Dear Appellant:

Your attorney has filed a proof of service indicating that you were mailed a copy of the opening brief in your appeal. If, after reviewing that brief, you believe there are additional grounds for review that were not included in your lawyer's brief, you may list those grounds in a Statement of Additional Grounds for Review. RAP 10.10.

Because the Statement of Additional Grounds for Review is not a brief, there is no required format and you may prepare it by hand. No citations to the record or legal authority are required, but you should sufficiently identify any alleged error so that the appellate court may consider your argument. A copy of the rule is enclosed for your reference.

Your Statement of Additional Grounds for Review must be sent to the Court within 30 days. It will be reviewed by the Court when your appeal is considered on the merits.

Sincerely,



Richard D. Johnson
Court Administrator/Clerk

WAP / JT

DATE: April 14, 2016

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1) King County Juror in Snohomish

Motion was not heard

Never found the car, written 3 months to charge

My right shoulder needed/had surgery

Miscarriage of justice

Convicted solely on my past

They had more state witnesses, that I never had a chance to face, (Face my accusers)

My competency hearing that was a smoke screen, to buy time

1) I never done the crime of Attempting to Abuse

I have several ways to prove it, and was not investigated (if so it was turned around to look BSA by the prosecutor)

No one contacted Bernardo or Felix to talk to him about they had the position

Affidavit In Support

I, Bernardo Traheta hereby declare under penalty of perjury by the laws of the state of Washington, that the following is true and correct to the best of my knowledge:

1. I am over the age of 18 years, base my these statements on my own personal knowledge, and am competent to testify regarding these matters.
2. I purchased a gold colored car from Kevin Ingalls and took possession of the car on Friday November 15, 2013.
3. The car is a 2001 Ford Taurus with license APT 9478.
4. I sold the car on Monday November 18, 2013 to Felix Ponce.

Dated this 19 day of July, 2014.

Affiant Bernardo Traheta

print name Bernardo Traheta

Subscribed and sworn to before me this _____ day of July 2014 of his own free will.

Notary [Signature]

resides at Burien WA



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