

66295-3

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FILED  
COURT OF APPEALS DIV I  
STATE OF WASHINGTON  
2014 MAR 18 PM 1:23

STATEMENT OF ADDITIONAL  
GROUND FOR REVIEW

STATE OF WASHINGTON )  
 )  
 Respondent, )  
 )  
 v. )  
 Jason Lee )  
 \_\_\_\_\_ )  
 (your name) )  
 )  
 Appellant. )

No. 66295-3-1

STATEMENT OF ADDITIONAL  
GROUND FOR REVIEW

I, Jason Lee, 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 trial lawyer failed to see the date discrepancy on the detectives typed statement. He should have seen it and used it in our trial to show the jury that the detective pre wrote that typed statement before my "interview" (kidnap). It would have painted a more accurate picture of him showing that he is crooked. It would have changed the whole outcome of my trial and my lawyer failed to see that vital important piece of evidence. Ineffective counsel.

Additional Ground 2

The detective when I asked for a lawyer I was denied of one several times. He threatened and physically harmed me by spitting in my face and saying he will fuck me up. I was in the precinct approximately 3 hours before finally signing his typed statement because I was so scared of him. (Violated miranda rights)

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

Date: 2/27/14

Signature: Jason Lee

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2014 MAR 10 PM

This is the reason why I am appealing my felony conviction of residential burglary. First I will tell how this all began.

On April 14 2008 Detective Conne of the South Seattle police department took me against my will without placing me under arrest. He searched my mothers vehicle without permission and when I asked what is going on he told me hes going to question me at the precinct. Days before this he had contacted my mother in person asking her who had driven her car recently for it has been involved in a hit and run accident. Arriving at the precinct while in extremely tight handcuffs that cut off the circulation in my hands, I was placed in a holding cell. I only seen Detective Conne on it seemed as if no one else was at the department. He entered the holding cell I was in asking me about a burglary and the 1st thing I told him was I dont know what you are talking about I want to talk to a lawyer. He then became very angered and hostile by getting in my face point blank yelling at me saying "I will fuck you up" "I know where you live" "I know what room you stay in, its down stairs to the right" and I again asked for a lawyer because I am just so terrified at this point on that's when he spit in my face. He left me in the holding cell with the handcuffs still on for more than an hour. He tried to come back saying if I tell him what he wants to hear he will let me go. I was scared of him but still I asked to talk with a lawyer. He told me "Im going to embarrass you in front of your family", then left me again. Almost another hour or so later I told him by yelling through the holding cell door I will tell him what he wants to hear if I can go home. He brought me out the cell on I was scared he was going to hit me but he brought me to a office room and started talking to me about the the burglary telling me details about it and that he knew and I just went along with what he was saying because I was in fear for my life. He already had a computer that he was using with a statement that was already being written before I came into the room. He wrote that statement not me and he didnt place me under arrest

NO. 66295-3-1

and denied my right to have a lawyer when I asked for one. I only signed that statement he wrote because I was scared of him, not because it was true.

I took this case to trial when the state pressed charges on and was found guilty. At the end of my trial during deliberation the jury asked a question about the date of the statement which was dated April 4, 2008. I never came into police contact about this case until April 14, 2008. The jury asked does this date difference make a difference to the judge. At that time my lawyer failed to see this discrepancy, I feel like this was a vital piece of evidence that would have only backed up what I was saying, showing the jury during the trial a ~~different~~ more corrupted vision of Detective Conine, a more accurate one. Also we could have brought this key piece of evidence to the judge's attention during the 3.5 hearing which again would show him that what I was saying was true, that the detective pre-wrote "my statement". But my lawyer failed to see the date discrepancy and it was not brought to anyone's attention until it was too late.

Please let me have another trial so I can prove my innocence, please, I was done wrong, this is not justice and I'm not going through all this trouble for no reason. I am a good person. Please allow me to have another trial.

Jason Reeves Lee

Jason Lee

## Sanders, Laurie

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