

COURT OF APPEALS
DIVISION TWO
OF THE STATE OF WASHINGTON

COURT OF APPEALS
DIVISION II
11 FEB 23 AM 11:56
STATE OF WASHINGTON
BY [Signature]
DEPUTY

STATE OF WASHINGTON)
)
 Respondent,)
)
 v.)
)
 STEVEN R. HOOPER,)
 (your name))
)
 Appellant.)

No. 41184-9-II
STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, Steven R. Hooper, 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

Failure to narrow timeline on ~~son~~ Count 2

Additional Ground 2

Failure to argue the fact that I left my son with his Grandma

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

Date: 2/14/01

Signature: Steven Hooper

To whom it may concern,

The counsel that I had made two alleged ~~errors~~ errors. I was never let to argue the fact of where I was on the count two and about my son. Let me go in to more detail.

^{between time frame}
On count two there is a lot of time ~~that~~ that my attorney didn't bother with researching. Never question me about it or never brought it up ⁱⁿ court. I could narrow it down it a least a ~~one~~ week if when it ~~is~~ support to have happened.

The last thing ~~to~~ that made me look bad was the fact that I left my son, of 2 at time, unattended. ~~My~~ My ~~lawyer~~ lawyer again fail to argue that point, ~~or~~ and witnesses it to back it up ~~at~~ both the time and attending to my son up.

In conclusion I feel that on Counts 1 and 2 I got found guilty based on what me and my attorney ~~has~~ have submitted. My conviction ~~is~~ should be over turned ~~and~~ and a new trial set.

Submitted on _____, 2011

Steven ~~Stephens~~

FILED
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DEPUTY

No. **41184-9-II**
COURT OF APPEALS
DIVISION II
OF THE STATE OF WASHINGTON

State of Washington)

vs.)

Steven Hooper)

) Declaration of Counsel Regarding Service of
) Statement of Additional Grounds for Review

Jodi R. Backlund declares as follows:

I received a Statement of Additional Grounds for Review (two pages) from Mr. Hooper in the mail on February 22, 2011. I mailed the original and one copy to the Court of Appeals, one copy to Mr. Hooper, and one copy to the Lewis County Prosecutor on today's date, all postage prepaid.

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

Signed February 22, 2011 at Olympia, Washington.

BACKLUND & MISTRY

[Signature]
Jodi R. Backlund, WSBA No. 22917
Attorney for the Appellant

*Declaration of Service of Statement of Additional
Grounds*

BACKLUND & MISTRY
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