

COURT OF APPEALS
DIVISION TWO
OF THE STATE OF WASHINGTON

STATE OF WASHINGTON)
)
Respondent,)
)
v.)
Brent Moore)
(your name))
)
Appellant.)

No. 42535-1-II

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

FILED
APR 1 2012
CLERK OF COURT
COURT OF APPEALS
DIVISION TWO
SEATTLE, WASHINGTON

I, Brent Moore, 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

From my arrest on 2-25-11 to my trial on 7-25-11 and being incarcerated the entire time, did I ever waive my right to a speedy trial

Additional Ground 2

The Court's erred in not hearing my Knapstad Motion on July 20th 2011. At my readiness hearing July 21, 2011 on record I brought this to the judges attention + she asked Counsel if there would be time for Motion's to be heard before jury selection on day of trial July 25, 2011... Counsel said YES! The motion was never heard. The Knapstad Motion is crucial in my case for the following reason(s):

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

Date: 4-1-2012

Signature: Brent Moore

Additional Ground 2 Cont.

The Motion explains how a department of corrections escape/arrest Warrant on

8-12-11 triggered a failure to register

Warrant dated 8-14-11.

Well I was not on probation or Community

custody with the department of corrections

therefore escape/arrest Warrant is irrelevant...
everything after the fact is irrelevant...

No Dec = No Warrant = No triggering a FTR...

This is on record via police reports & discovery