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FILED
COURT OF APPEALS DIV I
STATE OF WASHINGTON

Form 7. Statement of Additional Grounds for Review
[Rule 10.10(a)]

2013 JAN 16 PM 2:38

IN THE COURT OF APPEALS OF THE STATE OF
WASHINGTON
DIVISION I

68759-0

State of Washington)
)
 Respondent,)
)
 v.)
)
Michael Cortes)
)
 Appellant.)

Court of Appeals Cause No.
STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I Michael Cortes, 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 I

ineffective assistance of council & my attorney did not object to the fact that the jury found out that I was on parole and that the interview took place at the parole office in Missouri - It was irrelevant, I was on parole for a DWI

Additional Ground II

No physical evidence, my word against a Teenager's word and his father whom admitted in open court that he beat me up before the accusations were even made.

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

Date: 1-14-2013

Signature: [Signature]

1-14-2013

My attorney Mary Beth Dingley suggested to The Jury That I was probably guilty by saying That I probably did it, might have done it and told the Jury That I was an extremely talented abuser. This seems to me like she was putting doubt into the minds of the jurors about my innocence. My accuser changed his story a number of times on the stand and my attorney made me take notes while she questioned him, she told me she was trying to impeach him. My attorney had been appointed Judge in the middle of my case and she told me that I had to make a decision soon because she had to take the bench the following week. So I was rushed into my trial. I was her last trial also!! I was not informed how important it was that I testify and she told me that she could win my trial without me present? Because of lack of evidence in my case. It is obvious that my attorney only had her interest in mind in order to start her new job in time. She did not ask me if I had any witnesses and she did not even follow up on the fact that I could prove that I was only in Washington state from Feb 2001 till Nov 2001. I deserve a new trial and I will win a new trial if I testify and bring new evidence. I am innocent!!!

Thank you

Milit

Court of appeals # 68759-0

Snohomish # 10-1-02208-7

over

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1-14-2013

The lack of evidence in my case should be grounds for a new trial. There was no physical evidence and the testimony of a teenager recalling things that never occurred from 10 years earlier should not be enough to put someone in prison for 25 years. The testimony of Barb Haner (the nurse) had no scientific backup and ~~that~~ that testimony was objected to by my attorney. It should never have been allowed!!!

Thank you

Michael Carter

P.S. Can you please send me a copy of this when you get finished typing it up? Thank you