

No. 44770-3-II

COURT OF APPEALS OF THE STATE OF WASHINGTON
DIVISION II

STATE OF WASHINGTON,

Respondent

v.

KRIS A. SAEGER

Appellant,

STATEMENT OF ADDITIONAL
GROUNDS (RAP 10.10)

I Kris Saeger 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 on the merits.

Additional Ground one

" Issue pertains to Assignment of Error."

The trial court imposed in strict violation of
Petitioner's 14th Amendment Right. ^A ~~of~~ deprivation
which restricts and restrains petitioner from
residing on named property. Because of a finding
of guilt at which the state was allowed
to enhance circumstances and promote conditions
unreasonably related that demonstrates ^A ~~of~~
toxic view rather than its fundamental importance.?
Now due process has been violated ^{of} ~~of~~ what
would supposedly protect one from the trial
court imposing the crime related
prohibition has given a slanted view and the
imposition by the sentencing court interferes with
petitioner's constitutional right. Petitioner states,
"No state" shall make or enforce any "law"
which shall abridge the privileges or immunities
of United States citizens. As here the court prosecution
never took in consideration any ~~formal view~~ in subjecting and
order which restrains of property owner from his property?

Statement of Additional
Grounds (RAP 10.10)

"Abuse of discretion"

Additional Ground ~~PRO~~

The courts imposition stems from A Prior
municipal offence that supposedly merited
conditions to protect superiorly? However in
all ~~actuality~~ ^{actuality} this prevention to protect
subjects and deprives one of Jurisdiction
and Property, The equal protection clause has
been overlooked and therefore, violates Petitioners
Right to Reside, Especially since the court
set forth no reasonably explanation other
than the stipulation order refraining contact
with the alleged victims in the case,
Petitioner again states, sentencing conditions
which infringe the right pass constitutional
muster are only necessary to achieve the states
interest and since the court ~~inmaturley~~ ^{inmaturley} granted
conditions because of the current conviction,
never taking in consideration the jurisdictional
issues involving past and present residents thus,
creating what is before the court now. In conclusion,
Petitioners Request is that the court take in consideration
Petitioners petition and grant as requested.

Statement of Additional
grounds (RAP 10.10)

Respectfully
Kris Saeger
Kris Saeger

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

DATED THIS 26TH day of ~~APRIL~~ AUGUST 2013

Kris Saeger

Appellant Pro Se,

DOC # 887104 UNIT C-422

Monroe Correctional Complex

Street Address 16700 177th Ave. SE.

P.O. Box 7001

Monroe WA, 98272.

Signature: *Kris Saeger*

WASHINGTON APPELLATE PROJECT

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Transmittal Letter

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Case Name: STATE V. KRIS SAEGER

Court of Appeals Case Number: 44264-7

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