

71106-7

71106-7

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

STATE OF WASHINGTON)

Respondent,)

v.)

Gene A Palmer II)
(your name))

Appellant.)

No. 71106-7-I

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

~~2014 JUN -8~~ PM 12:25
COURT OF APPEALS DIV 1
STATE OF WASHINGTON

I, _____, 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

Please see attached Cope's for
additional grounds, and proof of documents

Additional Ground 2

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

Date: 6-6-2014

Signature: Gene A Palmer II

Re: State of Washington v. Gene Palmer

Court of Appeals Number 71106-7-I

Snohomish County Superior Court Number 07-1-00525-5

Statement for Additional Grounds for Review

This case is nothing but identity theft. In approximately 2002, I was released from the King County Jail to go to Harborview to have surgery. After surgery I was kept in the hospital for three days and my doctor's would not release me back to the King County Jail, because they would not be able to monitor my care.

Around September of 2003, we had received a notice that I was being charged with Escape in the second degree. While I was awaiting trial on these charges I was sent to Western State Hospital for evaluation because I threw my walker at the judge because I was angry that I was being charged for something I didn't do. While I was having these evaluations done at Western State Hospital my brother was picking up my mail, watering my plants and taking care of my animals. He took my mail up to his house in Marysville. An acquaintance, Danny Anderson, was staying with my brother at the time. While my brother was at work, Danny Anderson was going through my brother's stuff, and found my mail. At this point he found some checks in my mail and opened a bank account in my name and got a power of attorney in my name on February 17, 2004. He was taking the L & I checks that were in my name and signing them over to himself.

FILED
COURT OF APPEALS DIV 1
STATE OF WASHINGTON
2014 JUN -9 PM 12:29

I pleaded my case out for seventeen months and was given credit for time served. I was released on October 1, 2004. My brother picked me up at the Monroe Correctional Facility. He handed me an envelope with my bank statements, though I didn't have a bank account. The statements were from BECU, and had a negative balance. We stopped into a BECU branch, I explained to them that I didn't open this account and was not responsible for it. The teller that opened the fraudulent account was there and showed me the file of the information that Danny Anderson used to open the account. The power of attorney was notarized by a man named Randy Werther that owns a mailbox store in Marysville. BECU supplied Danny Anderson with an additional power of attorney. This was then turned over to BECU's fraud department. Upon investigation, BECU closed out the bank account and returned all the money that was stolen to Labor & Industries.

Since I was in Western State Hospital in Tacoma, Washington there was no way that I could be in Marysville, Washington at the same time getting a power of attorney notarized.

After this was taken we found that Danny Anderson was collecting welfare services from DSHS in my name. These checks were being sent to a post office box in Marysville, Washington while I was living and working in Seattle, Washington. We contacted the authorities to inform them that someone was using my name and social security number to collect benefits from the state.

I was out on a job when my employer informed me that I needed to go to pay my union dues. So I went to Everett to pay these dues, after paying my dues the secretary Jaime Clark gave me a copy of a business card for Labor & Industries for Francis Leaman. I asked what this was about, she told me that I might want to contact them since he said I was collecting labor and industries and working at the same time, when I wasn't. I told Jaime that my paychecks go directly to the bankruptcy court every Friday and they take out their fees and then every Monday I pick up what's left. I was cut off of Labor and Industries back when I went to jail in December 2003, and I haven't gotten any checks from them since.

On Monday I was scheduled to take my flagger's recertification class in Kingston. Around noon that day one of the secretaries came and found me and told me that the president of the union wanted to see me in his office. When I arrived in his office, I was asked by two deputy sheriffs if I knew who Francis Leaman is. I told them that it didn't ring a bell. They had him in the back of their patrol car, because he had approached one of the secretaries with a phony subpoena signed by a state employee. He was trying to obtain all my employment records from the training center. Mr. Leaman was not aware that the woman's husband is a judge, and she knew the difference between a warrant and a subpoena. She called 911, and the police came and investigated. In order to obtain a warrant you need to have probable cause and have it signed by a judge. Mr. Leaman didn't have the authority to get my records. They asked if I wanted to file criminal charges for harassment, I declined just asking that he not be allowed near me again. Mr. Leaman was escorted off the property and informed to never return.

Mr. Leaman tried the same thing at 292 (my union), and they were not aware of the situation and gave up my private employment information without a warrant, that violates my 4th Amendment right to illegal search and seizure. This subpoena was signed by a state employee, not a judge. Dan Kristofferson (union representative) was calling Mr. Leaman and informing him where I would be working on that day. Since I was being harassed by this man from Labor and Industries who would show up at my jobsite, I was continually told that I wasn't eligible for rehire.

I was summoned to appear in court for first degree theft for receiving welfare and working at the same time. I had no idea what this was about. I didn't think that the information even pertained to me, so I didn't even show up. So I was working one day, and I was arrested on a warrant and taken to Snohomish County Jail. No one knew where all this information was coming from. When I filed for bankruptcy, I complained to the judge that someone was showing up at my jobsites harassing me about collecting both welfare and working at the same time, so they knew that I wasn't doing it, we knew I was the victim of identity theft, but didn't know who was responsible for it.

After being arrested I finally got a call out to my brother, who contacted Judge Overstreet, my bankruptcy judge, she had me released within two hours, since she knew that I wasn't collecting double benefits.

My bankruptcy counselor was supposed to be sharing information with the state government showing that my income checks were going to the bankruptcy court first for

garnishment before coming to me, knowing that I wasn't collecting welfare benefits as well. The prosecutor's office eventually sent the case back the Attorney General's office. This was nothing but retaliation for the fact that I sued the Department of Corrections for sending out a notice with my name on it saying that I was a sex offender when I wasn't.

Then they came at me with a plea offer that they would drop the charges down from first degree assault to false reporting. The judge wanted to know who was using my identity; she was violating my right to remain silent, since it is not my job to tattle on others. This judge knew that she didn't have a case. On October 27, 2010 this plea was all completed in open court. All parties agreed to it. On November 1, 2010 the Judge signed off on it, and it was then filed on November 2, 2010. And the file was closed. There was no restitution and the State of Washington had to pay me back. Even though the charges were never filed the Department of Social and Health Services took \$2,712 from me. This money was supposed to be paid back to me as per the plea agreement, though I have never seen any of it. The Department of Labor and Industries owes me \$18,658.20 which needs to be returned as well with interest. The Federal Bankruptcy Court accepted this plea agreement and discharged my bankruptcy December 2010. I then received a notice from the clerk's office in Snohomish County that I was behind on my restitution payments. I informed them that I don't have any restitution, or parole; and all this was discharged in my bankruptcy. Two years later I received a notice saying that I have to show up in Snohomish County before the judge, I tried to explain to the judge that the federal courts had already discharged this, and that he has not jurisdiction over the federal courts decision.

Department of Justice has officially charged Mr. Leaman, Kristofferson, and Atkinson Construction for conspiracy to violate another person's constitutional protection under color of law with criminal intent.

This case since day one has been nothing but identity theft, retaliation and harassment. And finally once and for all the federal courts are going to put a stop to the state's attorney general from harassing me and my family. The Justice Department agrees that this is nothing but harassment, discrimination and retaliation for something I didn't even do. Using trickery is ground for automatic disbarment.

DATED this _____ day of June, 2014 at _____, Washington.

(City)

GENE ALFRED PALMER, II



STATE OF WASHINGTON
DEPARTMENT OF LABOR AND INDUSTRIES

BEFORE THE DEPARTMENT OF
LABOR AND INDUSTRIES
STATE OF WASHINGTON

In Re: Gene Alfred Palmer II
Date of Birth: 2-17-58
SSN#: 539-70-2562

Claim# Y277743

Department of Labor and Industries
Region 1 Investigations
729 100th Street SE
Everett WA 98208-3727
425/290-1419
FAX 425/290-1399
leal235@lmi.wa.gov
Francis Michael Leaman, CFE
Investigations Supervisor

SUBPOENA DUCES TECUM

THE DEPARTMENT OF LABOR AND INDUSTRIES TO:

Custodian of Records-Laborer's Local 292
2810 Lombard Ave. #100, Everett, WA 98201

GREETINGS:

Pursuant to the authority of RCW 51.04.040, as amended, you are hereby required to furnish the following documents:

- Copies of all dispatches for Gene Alfred Palmer II from 4/2002 to present for work assignments given to Mr. Palmer
- Copies of all applications and personnel forms from 4-2002 to present
- Copies of any paperwork, checks or other union related forms pertaining to Gene Palmer looking for or receiving work and compensation from 4/2002 to present from any all employers.

2014 JUN 17 12:27 PM
COURT OF APPEALS DIV 1
STATE OF WASHINGTON

On the 23rd day of February, 2006 Commencing at the hours of 8:00 o'clock a.m. And on said day to: Deliver in person or by U.S. Postal service to Francis Michael Leaman, CFE, Fraud Investigations Supervisor, Department of Labor and Industries, 729 100th Street SE, Everett, WA 98208, 425-290-1419

Under The Provisions Of Law, Any Person Duly Subpoenaed Who Willfully Neglects Or Refuses To Attend Or Testify At The Time And Place Named In The Subpoena, Shall Be Subject To Enforcement By The Courts In Any County And Under RCW 42.22.300 Shall Be Guilty Of A Crime.

DATED: 1/5/06 [Signature]
Department of Labor and Industries





STATE OF WASHINGTON
DEPARTMENT OF SOCIAL AND HEALTH SERVICES

Western State Hospital • Medical Records
9601 Steilacoom Blvd SW • Tacoma, WA 98498-7213
(253) 761-7549
Fax (253) 761-7579

4/9/2009

Re: Gene Palmer

Dear Mr. Palmer:

This letter is in response to your request for proof that you were at Western State Hospital on 2-17-04. After a thorough review of your medical records you were at WSH, on 2-17-04, all day.

If you have any questions about these dates please call me at 253-761-7549, Monday through Friday, between 8 a.m. and 4:30 p.m.

Sincerely,

Lisa M. Evans, RHIT
Lisa M. Evans, RHIT
WSH - MRD

Gene Palmer II

November 2, 2004

I, Gene Palmer II, did not open an account with BECU or authorize Danny C. Anderson to open an account on my behalf. I did not sign a power of attorney dated February 17th 2004 notarized by Randy L Werther. I was in Western State hospital on that date. Mr. Werther owns Mailbox Junction in Marysville and knows me; he should not have notarized this document.

I have filed a police report (case # 04-411517) with the Seattle Police for theft.

Two (maybe three) checks payable to me were deposited on 3-5 and on 3-17 into this account and withdrawn by Mr. Anderson. The 2 checks verified as being deposited were for \$397.04 and \$661.39 and the 3rd one was for \$1275.75.

Mr. Anderson also cashed numerous checks at Money Tree and made cash deposits into the BECU account.

I am working with Labor and Industries to recall the checks as forged endorsements.

I would like the negative balance in my BECU account to be cleared #3571435087 & 3571435102, as I am not responsible for the activity on this account.

Gene A Palmer II

11-2-04

Gene Palmer II

425-205-3456

WDL#PALMEG*429CP (temp)

8. RESTITUTION

Pursuant to statute, the defendant agrees to pay restitution in full as follows:

[] Charged crimes

[] Uncharged crimes, RCW 9.94A.753(5):

LAW ENFORCEMENT AGENCY	INCIDENT NO.	VICTIM

9. AGREEMENT NOT TO CHALLENGE CONVICTION

The defendant agrees not to challenge the conviction for this crime, whether by moving to withdraw the plea, appealing the conviction, filing a personal restraint petition, or in any other way. If an exceptional sentence is imposed, the defendant may appeal the sentence without violating this agreement, except as stated in Paragraph 6(h)(iii) of the Statement of Defendant on Plea of Guilty.

10. AGREEMENT TO DISMISS/NOT TO FILE ADDITIONAL CHARGES

The State agrees to dismiss the pending charges/cases or not to file additional charges as set forth below. This agreement is limited to cause numbers or crimes specifically referred to in this plea agreement and identified by crime, police incident or court case number, victim, and date of violation (DOV) specified, and does not apply to any other matters which may be under investigation, pending, or being handled by any other DPA or agency.

CRIME/CHARGE	AGENCY/COURT NO.	VICTIM	DOV
<p><i>charges</i> Prior Theft from DSHS, in original information will not be reported. SRSD WCS C.P.E.</p>			

K. Michael Fitzgerald, Trustee
Chapter 13 Bankruptcy Trustee
600 University St. #2200
Seattle, WA 98101
www.seattlech13.com

Western District of
Washington, Seattle

Memo
December 17, 2012

Phone: (206) 624-5124
Fax: (206) 624-5282

TO

Gene Palmer
C/O Jason Anderson
8015 15Th Ave Nw
Seattle, Wa 98117

Chapter 13 Case # 08-10112

Attached please find a facsimile of the text order entered December 10, 2012 approving the Trustee's Final Report in this case.

Very truly yours,

Souli Vongmani

For the Trustee

**COPY FOR YOUR
INFORMATION**

United States Bankruptcy Court
Western District of Washington
700 Stewart St, Room 6301
Seattle, WA 98101
Case No. 08-10112-MLB
Chapter 13

In re Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):

Gene Palmer
c/o Jason Anderson
8015 15th Ave NW
Seattle, WA 98117

Social Security/Individual Taxpayer ID No.:

xxx-xx-2562

Employer Tax ID/Other nos.:

**DISCHARGE OF DEBTOR AFTER COMPLETION
OF CHAPTER 13 PLAN**

The Debtor(s) filed a Chapter 13 case on **January 10, 2008**. It appearing that the Debtor is entitled to a discharge,

IT IS ORDERED:

The Debtor is granted a discharge under 11 U.S.C. § 1328(a).

BY THE COURT

Dated: November 28, 2012

Marc Barreca
United States Bankruptcy Judge

SEE THE BACK OF THIS ORDER FOR IMPORTANT INFORMATION.

EXPLANATION OF BANKRUPTCY DISCHARGE IN A CHAPTER 13 CASE

This court order grants a discharge to the person named as the debtor after the debtor has completed all payments under the chapter 13 plan. It is not a dismissal of the case.

Collection of Discharged Debts Prohibited

The discharge prohibits any attempt to collect from the debtor a debt that has been discharged. For example, a creditor is not permitted to contact a debtor by mail, phone, or otherwise, to file or continue a lawsuit, to attach wages or other property, or to take any other action to collect a discharged debt from the debtor. *[In a case involving community property:* There are also special rules that protect certain community property owned by the debtor's spouse, even if that spouse did not file a bankruptcy case.] A creditor who violates this order can be required to pay damages and attorney's fees to the debtor.

However, a creditor may have the right to enforce a valid lien, such as a mortgage or security interest, against the debtor's property after the bankruptcy, if that lien was not avoided or eliminated in the bankruptcy case. Also, a debtor may voluntarily pay any debt that has been discharged.

Debts That are Discharged

The chapter 13 discharge order eliminates a debtor's legal obligation to pay a debt that is discharged. Most, but not all, types of debts are discharged if the debt is provided for by the chapter 13 plan or is disallowed by the court pursuant to section 502 of the Bankruptcy Code.

Debts That are Not Discharged

Some of the common types of debts which are not discharged in a chapter 13 bankruptcy case are:

- a. Domestic support obligations;
- b. Debts for most student loans;
- c. Debts for most fines, penalties, forfeitures, or criminal restitution obligations;
- d. Debts for personal injuries or death caused by the debtor's operation of a motor vehicle, vessel, or aircraft while intoxicated;
- e. Debts for restitution, or damages, awarded in a civil action against the debtor as a result of malicious or willful injury by the debtor that caused personal injury to an individual or the death of an individual (in a case filed on or after October 17, 2005);
- f. Debts provided for under section 1322(b)(5) of the Bankruptcy Code and on which the last payment is due after the date on which the final payment under the plan was due;
- g. Debts for certain consumer purchases made after the bankruptcy case was filed if prior approval by the trustee of the debtor's incurring the debt was practicable but was not obtained;
- h. Debts for certain taxes to the extent not paid in full under the plan (in a case filed on or after October 17, 2005); and
- i. Some debts which were not properly listed by the debtor (in a case filed on or after October 17, 2005).

This information is only a general summary of the bankruptcy discharge. There are exceptions to these general rules. Because the law is complicated, you may want to consult an attorney to determine the exact effect of the discharge in this case.

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Entered on Docket May. 21, 2010

Judge: Karen A. Overstreet

Chapter: 13

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE**

1 In Re:

IN CHAPTER 13 PROCEEDING
NO. 08-10112

2 GENE PALMER

ORDER CONFIRMING
CHAPTER 13 PLAN3
4 Debtor.

5 **This Matter** having come on for hearing this date before the undersigned bankruptcy Judge, and the Court
6 having heard the arguments, if any, for and against confirmation of the plan proposed herein, and having heard the
7 Trustee's recommendations concerning the plan, the Court does therefore hereby ORDER:

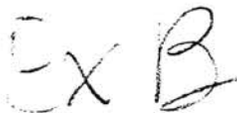
- 8 1. That subject to the terms of this order, the plan proposed by the debtor dated 04-23-08 is hereby confirmed;
- 9 2. That original attorney fees are set in the amount of \$0.00;
- 10 3. That the debtor shall incur no additional debt except after obtaining prior Court permission;
4. That the debtor shall inform the Trustee of any change in circumstances, or receipt of additional income, and shall further comply with any requests of the Trustee with respect to additional financial information the Trustee may require;
5. That the Trustee shall charge such percentage fee as may periodically be fixed by the Attorney General pursuant to 28 U.S.C. section 586(e);
6. That during the pendency of the plan hereby confirmed, all property of the estate, as defined by 11 U.S.C. section 1306(a), shall remain vested in the debtor, under the exclusive jurisdiction of the Court, and further, that the debtor shall not, without specific approval of the Court, lease, sell, transfer, encumber or otherwise dispose of such property;
7. That all disposable income received by the debtor beginning on the date the first payment is due under the plan shall be applied as payments under the plan pursuant to 11 U.S.C. section 1325(b)(1)(B), unless the Court orders otherwise.

Dated: May 21, 2010



Karen A. Overstreet, Judge

Presented by:



EXPLANATIONS

Case Number: 00 - 08790

Filing of Chapter 13 Bankruptcy Case
 A bankruptcy case under Chapter 13 of the Bankruptcy Code (title 11, United States Code) has been filed in this court by the debtor(s) listed on the front side, and an order for relief has been entered. Chapter 13 allows an individual with regular income and debts below a specified amount to adjust debts pursuant to a plan. A plan is not effective unless confirmed by the Bankruptcy Court. You may object to confirmation of the plan and appear at the confirmation hearing. A copy or summary of the plan, if not enclosed, will be sent to you later, and if the confirmation hearing is not indicated on the front of this notice, you will be sent notice of the confirmation hearing. The debtor will remain in possession of the debtor's property and may continue to operate the debtor's business, if any, unless the court orders otherwise.

Creditors May Not Take Certain Actions
 Prohibited collection actions against the debtor and certain codebtors are listed in Bankruptcy Code §362 and §1301. Common examples of prohibited actions include contacting the debtor by telephone, mail or otherwise to demand repayment; taking actions to collect money or obtain property from the debtor; repossessing the debtor's property; starting or continuing lawsuits or foreclosures; and garnishing or deducting from the debtor's wages. There are also special rules that protect certain community property owned by the debtor's spouse, even if that spouse did not file a bankruptcy case. A creditor who violates a discharge order can be required to pay damages and attorney's fees to the debtor.

Meeting of Creditors
 A meeting of creditors is scheduled for the date, time and location listed on the front side. *The debtor (both spouses in a joint case) must be present at the meeting to be questioned under oath by the trustee and by creditors.* Creditors are welcome to attend, but are not required to do so. The meeting may be continued and concluded at a later date without further notice.

Confirmation of Plan
 OBJECTIONS TO CONFIRMATION must be filed with the clerk at the address listed on the front side, with the debtor and debtor's attorney, and with the Chapter 13 Trustee four(4) calendar days before the date of the confirmation hearing. **MARK STARTING 10/10/01**

Claims
 In order to have a claim allowed and participate in the distribution of any dividends, a CREDITOR **MUST FILE A CLAIM IN DUPLICATE WITH SUPPORTING DOCUMENTS ATTACHED** even if the creditor is not on the list of creditors filed by the debtor(s). **CLAIMS THAT ARE NOT FILED BY 01/02/01 WILL NOT BE ALLOWED EXCEPT AS OTHERWISE PROVIDED BY LAW.** All claim forms must be filed at the Chapter 13 Trustee's Office. Governmental agencies have 180 days from the date of filing to file a proof of claim.

Discharge of Debts
 The debtor is seeking a discharge of most debts, which may include your debt. A discharge means that you may never try to collect the debt from the debtor.

Exempt Property
 The debtor is permitted by law to keep certain property as exempt. Exempt property will not be sold and distributed to creditors, even if the debtor's case is converted to chapter 7. The debtor must file a list of all property claimed as exempt. You may inspect that list at the Bankruptcy Clerk's Office. If you believe that an exemption claimed by the debtor is not authorized by law, you may file an objection to that exemption. The Bankruptcy Clerk's Office must receive the objection by the "Deadline to Object to Exemptions" listed on the front side.

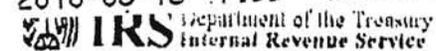
Bankruptcy Clerk's Office
 Any paper that you file in this bankruptcy case should be filed at the Bankruptcy Clerk's Office at the address listed on the front side. You may inspect all papers filed, including the list of the debtor's property and debts and the list of property claimed as exempt, at the Bankruptcy Clerk's Office. Motions which are heard before the Bankruptcy Judge must be filed in the clerk's office and with the Chapter 13 Trustee. All claim forms must be filed at the Chapter 13 Trustee's Office.

Legal Advice
 Neither the staff of the Bankruptcy Clerk's Office nor the Chapter 13 Trustee's Office can give legal advice. You may want to consult an attorney to protect your rights.

Notice Re: Dismissal
 If the debtor fails to file required schedules, statements or lists within 15 days from the date the petition was filed, the U.S. Trustee will apply for an ex parte order of dismissal on the fifth day after the deadline passes. If the debtor or joint debtor fails to appear at the meeting of creditors, the U.S. Trustee will apply ex parte for an order of dismissal five days after the date scheduled for the meeting of creditors, or the date of any rescheduled or continued meeting. This is the only notice you will receive of the U.S. Trustee's motion to dismiss the case. If you wish to oppose the dismissal you must file a written objection within five days after the applicable deadline passes, (i.e. 15-day deadline or date of meeting of creditors).

Appointment of Trustee
 Pursuant to Bankruptcy Code §701 and §322 and Rule 2008 Fed.R.Bankr.P., *K Michael Fitzgerald* is appointed Trustee of the estate of above named debtor(s) to serve under the trustee's blanket bond. The appointment is made effective the date of this notice. Unless the Trustee notifies the U.S. Trustee and the Court in writing of rejection of the appointment within five (5) days of receipt of this notice, the Trustee is deemed to have accepted the appointment. Unless creditors elect another trustee, the interim trustee appointed herein will serve as the trustee.

Mark H. We



Department of the Treasury
Internal Revenue Service
PO BOX 9039

ANDOVER MA 01810-0939

In reply refer to: 0847941326
Feb. 10, 2010 LTR 4402C E3
539-70-2562 000000 00

00018790
BODC: WI

GENE A PALMER II
8015 15TH AVE NW
SEATTLE WA 98107

Dear Taxpayer:

WHY WE'RE SENDING YOU THIS LETTER

Thank you for the documentation you provided to substantiate your claim of identity theft. We have reviewed and verified the documents you submitted and have noted your account with an Identity Theft Indicator.

WHAT YOU SHOULD DO NOW

Please continue to file all federal tax returns as you normally would.

We suggest that you monitor your financial accounts. If you notice any suspicious or unusual activity on any of your financial accounts, you should report it immediately by doing the following:

- 1) Contact your financial institution(s) if you notice or have noticed suspicious or unusual activity on your financial account(s).
- 2) Contact the fraud department of one of the three major credit bureaus:

Equifax	Experian	TransUnion
800-525-6285	888-397-3742	800-680-7289
www.equifax.com	www.experian.com	www.transunion.com

- 3) Report any fraudulent activity to your local police or sheriff's department. Make sure the police report lists the accounts with the suspicious activity. Get a copy of the police report, which is called an "identity theft report", as you are allowed to under the Fair Credit Reporting Act (FCRA). Keep the phone number of your investigator handy and give it to creditors and others who require verification that you were a victim of identity theft. Credit card companies and banks may require you to show the report in order to verify that you were a victim of identity theft.
- 4) File a complaint with the Federal Trade Commission in one of the following ways:
 - By telephone -- Call FTC's Identity Theft Hotline: 1-877-438-4338
 - On-line at -- www.ftc.gov/idtheft
 - By mail -- Write to: Identity Theft Clearinghouse



STATE OF WASHINGTON
DEPARTMENT OF LABOR AND INDUSTRIES
PO BOX 44289 OLYMPIA, WA 98504-4289

October 26, 2010

GENE AII PALMER
8015 15TH NW
SEATTLE, WA 98117

Re: **Warrant Vacation**

Warrant Number: 10-02292-OP
Claim No.: X277743
SSN: XXX-XX-2562

THIS IS NOT A BILL

Dear GENE AII PALMER:

Enclosed is a copy of Vacation of WARRANT.

- This is legal proof that the Department of Labor and Industries has vacated in full the statutory lien filed against you under the warrant number 10-02292-OP filed under Cause No. 10-2-16076-9 on 10/01/2010.
- This vacation of warrant is on file at the Snohomish County courthouse. It has **NOT** been sent to any other organization, such as a credit reporting agency, though you may choose to do so.
- **Please keep this document for your records!** In the future, if there is any dispute over whether this warrant is still being filed against you - with a credit reporting agency or a title company, for example - the enclosed Vacation of Warrant will prove it has been vacated.

Sincerely,


Sandra Vandraiss
Revenue Agent
Phone: (360) 902-5112
Email: VASA235@LNI.WA.GOV
Fax: (360) 902-4650
PO BOX 44289
OLYMPIA, WA 98504-4289

Enclosures

EX A



info@budiganlaw.com Help Sign Out

Reply Reply to All Forward

From: christine.stjohn@becu.org (Authenticated by becu.org) Valid Signature (Help)

To: info@budiganlaw.com

Sent: Wed Jun 29, 2011 2:33 PM (22 minutes ago)

Subject: encrypt palmer documents

Attached: CHECK COPIES AND REQUEST FROM WA STATE TREASURER.pdf (295k) - [View](#), [Download](#)

Please see enclosed for requested documents. If you have any questions please feel free to contact me. I am still looking into whether or not we paid the L&I claim, I will let you know once I find something.

Thank you
 Christine St John
 Boeing Employees Credit Union
 Research and Adjustments
christine.stjohn@becu.org
 Phone: 206-805-5540 / Fax: 206-214-1633

(3.)
 WA ST Treasurer requested a check to them per your attached papers. WCB

NOTICE: This communication and any attachments may contain privileged or otherwise confidential information. If you are not the intended recipient or believe that you may have received this communication in error, please reply to the sender indicating that fact and delete the copy you received without printing, copying, retransmitting, disseminating, or otherwise using the information. Thank you.

Email Encryption Provided by Voltage SecureMail. [Learn More](#)

Reply Reply to All Forward

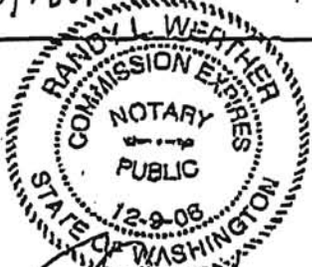
POWER OF ATTORNEY FOR GENE PALMER

I GENE PALMER GIVE DANNY ANDERSON
TOTAL POWER OF ATTORNEY OF ALL MY
PRIVATE AND PERSONAL AFFAIRS. DUE TO
MY HOSPITALITION.

X Dave A. Palmieri DATE 2-17-04
GENE PALMER II
NOTARY PUBLIC FOR WASHINGTON STATE

X [Signature] EXPIRES 12/9/04

SEAL



X [Signature] DATE 2-17-04
DANNY ANDERSON
NOTARY PUBLIC FOR WASHINGTON STATE

X [Signature] EXPIRES 12/9/06

SEAL



AP
2/26/04



MICHAEL J. MURPHY
State Treasurer

State of Washington
Office of the Treasurer

November 24, 2004

REPEATED REQUEST

Boeing Employees' Credit Union
Operations
P.O. Box 97050
Seattle, WA 98124-9750

Dear Sir/Madam:

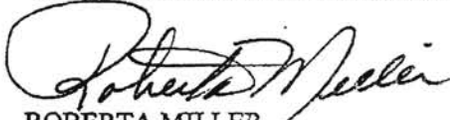
The attached list of collection items that were sent to your institution still have not been resolved. Maybe these were misdirected or never received.

Please check into these and inform me of their status.

Thank you for your cooperation. If you have any questions or need additional information, please call me at (360) 902-8986.

Sincerely,

MICHAEL J. MURPHY
WASHINGTON STATE TREASURER


ROBERTA MILLER
FORGERY COLLECTIONS
REPRESENTATIVE

Enclosure





MICHAEL J. MURPHY
State Treasurer

State of Washington
Office of the Treasurer

October 25, 2004

Boeing Employees' Credit Union
Operations
P.O. Box 97050
Seattle, WA 98124-9750

Re: Claim of Forgery No: 109
Washington State Warrant No: 816275K
Amount: 661.39
Agency: 2350
Date Issued: 03/15/2004
Payee: Palmer, Gene A

Dear Sir/Madam:

Enclosed is a certified copy of the original warrant noted above and a copy of the original affidavit of forged endorsement signed by the payee. Please submit a bank check payable to the Washington State Treasurer, (address below), for the amount shown above. The originals will be sent upon request.

If you have reason to believe this case is not a forgery, please provide documentation in the form of a signature card, deposit slip and/or a notarized teller statement within 30 days.

Thank you for your cooperation. If you have any questions or need additional information, please call me at (360) 902-8986.

Sincerely,

MICHAEL J. MURPHY
WASHINGTON STATE TREASURER

A handwritten signature in black ink, appearing to read "Roberta Miller".

ROBERTA MILLER
FORGERY COLLECTIONS
REPRESENTATIVE

Enclosures

STATE OF WASHINGTON
OFFICE OF STATE TREASURER

OLYMPIA

98-357
1251

816275 K

608
881

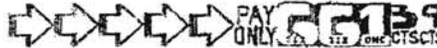
\$572.89
\$88.50

X277743 G

Req. No.	Agency	Sub. Acy.	Warrant No.	Mo.	Day	Yr.
42751	235		816275K	03	15	2004

PAY THIS AMOUNT

PAY TO THE
ORDER OF



\$661.39

----- PALMER, GENE AII
----- 6533 12TH AVE NW
----- MARYSVILLE WA 98271-6502

NEGOTIABLE FOR 180 DAYS ON OR AFTER ABOVE DATE
PAID 03/19/04
009 000000

~~NON-NEGOTIABLE~~

MICHAEL J. MURPHY, STATE TREASURER

⑈8162751⑈ ⑆125105576⑆ 09007900⑈

⑈00000066139⑈

Gene A Palmer II
P.O.A. on file Ann C Anderson

9829994 053 114 8318994 X325081403X
CLINTON DEWITT 000859 BECU PO BOX 97000
SEATTLE, WA 98124-9700
9829994 053 114 8318994 X325081403X



CERTIFICATE

The undersigned, representative of the Washington State Treasurer, hereby certifies that the above and foregoing is a true copy of State of Washington Warrant No 816275K and that said warrant is presently in the legal custody of the Treasurer of the State of Washington in his office at Olympia, Washington. DATED this 26th day of October, 2004.

Robert M. Meier
FORGERY COLLECTIONS REPRESENTATIVE

STATE OF WASHINGTON

OFFICE OF STATE TREASURER OLYMPIA

DEPT OF LABOR & INDUSTRIES (360) 902-6621

98-557 1251 952787Q

Reg. No.	Agency	Sub. Agcy.	Warrant No.	Mo.	Day	Yr.
04058	2350		952787Q	02	27	2004

PAY THIS AMOUNT

PAY TO THE ORDER OF

PAY ONLY \$144.38

\$144.38



NEGOTIABLE FOR 180 DAYS ON OR AFTER ABOVE DATE

PALMER GENE 6533 12TH AVE NW MARYSVILLE WA 98271-6502

NON-NEGOTIABLE

MICHAEL J. MURPHY, STATE TREASURER

95278717 125105576 09007900 0000014438

Gene A Palmer II
POA: Dan C Anderson



CERTIFICATE

The undersigned, representative of the Washington State Treasurer, hereby certifies that the above and foregoing is a true copy of State of Washington Warrant No 952787Q and that said warrant is presently in the legal custody of the Treasurer of the State of Washington in his office at Olympia, Washington. DATED this 25th day of October, 2004.

[Signature]
FORGERY COLLECTIONS REPRESENTATIVE

STATE OF WASHINGTON
OFFICE OF STATE TREASURER OLYMPIA

DEPT OF LABOR & INDUSTRIES
(360) 902-6621

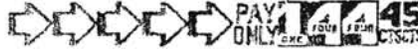
08-557
1251

952786 Q

Reg. No.	Agency	Sub. Agcy.	Warrant No.	Mo.	Day	Yr
04058	2350		952786Q	02	27	2004

PAY THIS AMOUNT

PAY TO THE
ORDER OF



\$144.45

PALMER GENE
6533 12TH AVE NW
MARYSVILLE WA 98271-6502

NEGOTIABLE FOR 180 DAYS ON OR AFTER ABOVE DATE

~~NON-NEGOTIABLE~~

MICHAEL J. MURPHY, STATE TREASURER

95278617 1225109572 09007900

0000014445

Gene A Palmer II
P.O. Box 9186
Marysville, WA 98271-9186

09007900
1225109572
95278617
0000014445



CERTIFICATE

The undersigned, representative of the Washington State Treasurer, hereby certifies that the above and foregoing is a true copy of State of Washington Warrant No 952786Q and that said warrant is presently in the legal custody of the Treasurer of the State of Washington in his office at Olympia, Washington. DATED this 25th day of October 2004.

Robert A. J. [Signature]
FORGERY COLLECTIONS REPRESENTATIVE

STATE OF WASHINGTON

OFFICE OF STATE TREASURER OLYMPIA

DEPT OF LABOR & INDUSTRIES (360) 902-6621

98-557 1231 942106Q

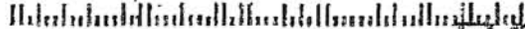
Reg. No.	Agency	Sub. Agt.	Warrant No.	Mo.	Day	Yr.
04054	2350		942106Q	02	23	2004

PAY THIS AMOUNT

PAY TO THE ORDER OF

FAY ONLY THREE FOUR ONE EIGHT TWO

\$3,481.82



NEGOTIABLE FOR 180 DAYS ON OR AFTER ABOVE DATE

PAID 03/01/04

012 0653150

GENE A PALMER II
6533 12TH AVE NW
MARYSVILLE WA 98271-6502

NONNEGOTIABLE

MICHAEL J. MURPHY, STATE TREASURER

94210617 125105576 09007900

0000948182

Gene A Palmer II P.O.A.
Dana C Anderson

710391017
20 610 10 2304002
0515-10186
0515 10186
0515 10186



CERTIFICATE

The undersigned, representative of the Washington State Treasurer, hereby certifies that the above and foregoing is a true copy of State of Washington Warrant No 942106Q and that said warrant is presently in the legal custody of the Treasurer of the State of Washington in his office at Olympia, Washington DATED this 25th day of October, 2004.

Robert Miller
FORGERY COLLECTIONS REPRESENTATIVE

STATE OF WASHINGTON
OFFICE OF STATE TREASURER OLYMPIA

95-557
1257 952788Q

DEPT OF LABOR & INDUSTRIES
(360) 902-6621

Reg. No.	Agency	Sub. Ag.	Warrant No.	Mo.	Day	Yr.
04058	2350		952788Q	02	27	2004

PAY THIS AMOUNT

PAY TO THE
ORDER OF

PAY TO THE ORDER OF ONLY ONE PER CHECK

\$107.21



NEGOTIABLE FOR 180 DAYS ON OR AFTER ABOVE DATE

PALMER GENE
6533 12TH AVE NW
MARYSVILLE WA 98271-6502

NON-NEGOTIABLE

MICHAEL J. MURPHY, STATE TREASURER

952788171 125705576 09009900

0000010721

Gene A Palmer
P.O.A. Dan C Anderson

Vertical text on the left side of the page, possibly a date or reference number.

Vertical text on the right side of the page, possibly a date or reference number.



CERTIFICATE

The undersigned, representative of the Washington State Treasurer, hereby certifies that the above and foregoing is a true copy of State of Washington Warrant No. 952788Q and that said warrant is presently in the legal custody of the Treasurer of the State of Washington in his office at Olympia, Washington. DATED this 25th day of October, 2004.

Robert A. Miller
FORGERY COLLECTIONS REPRESENTATIVE

Department of Labor & Industries
Warrant Section
PO Box 44293
Olympia WA 98504-4293



AFFIDAVIT OF FORGED ENDORSEMENT

Accounting Services

OCT 21 2004
RECEIVED
OCT 21 2004
L & I WARRANT DESK

109

Claim #	X277743	G
Warrant #	816275K	
Warrant Date	03-15-04	
Total Amount	\$661.39	
Purpose	AFTL	

I, Gave A Palmer Jr, being the rightful owner of the State of Washington
(Please print name)

Warrant stated above do hereby certify that my name as signed on the back of the said warrant is a forgery, and that I have not received nor endorsed the said warrant, neither have I benefited in any way from the proceeds there from.

I understand that an investigation may take place for which I will provide my full support.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

THIS FORM MUST BE NOTARIZED

Please sign and return the ORIGINAL form with the attached copy of warrant

RECEIVED
2004 OCT 22 A 10:10
GA STATE TREASURER

Date 10-18-04		
Signature: <u>Gave A Palmer Jr</u>		
Mailing Address 6533 12th NW		
City Marysville	State Wa.	ZIP 98271

Claimant swore that the above signature is his signature. (Had no signature I.D.)

SUBSCRIBED AND SWORN TO BEFORE ME This

Date: 10/18/04
 Notary Public in and for Washington
 Signature Susan O'Neil
 Residing at Bothell
 My commission expires 11/03/07



helpful identity theft information may be found on www.irs.gov (keyword "identity theft"). Additionally, locations and hours of operation for Taxpayer Assistance Centers can be found at <http://www.irs.gov/localcontacts/index.html>.

Note: The Federal Trade Commission (FTC) is the central federal government agency responsible for identity theft awareness. The IRS does not share taxpayer information with the FTC. Please refer to the FTC's website at <http://www.ftc.gov> (keyword "identity theft") for additional information, protection strategies, and resources.

Tp has third party working under his SSN in years 2000, 2001, 2004.

Tp has verified income documents attached to tax returns filed from 1999-2008 as his or as belonging to the third party.

Tp has suffered identity theft on credit cards, bank accounts. He has been jailed for the third party actions + then released when true identities were discovered.

The non-IRS ID theft is widespread + documented. The third party left a suicide note to apologize for his actions

Privacy Act and Paperwork Reduction Act Notice

Our legal authority to request the information is 26 U.S.C. 6001.

The primary purpose of the form is to provide a method of reporting identity theft issues to the IRS so that the IRS may document situations where individuals are or may be victims of identity theft. Additional purposes include the use in the determination of proper tax liability and to relieve taxpayer burden. The information may be disclosed only as provided by 26 U.S.C. 6103.

Providing the information on this form is voluntary. However, if you do not provide the information it may be more difficult to assist you in resolving your identity theft issue. If you are a potential victim of identity theft and do not provide the required substantiation information, we may not be able to place a marker on your account to assist with future protection. If you are a victim of identity theft and do not provide the required information, it may be difficult for IRS to determine your correct tax liability. If you intentionally provide false information, you may be subject to criminal penalties.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6526, Washington, DC 20224. Do not send this form to this address. Instead, see the form for filing instructions.

Notwithstanding any other provision of the law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act, unless that collection of information displays a currently valid OMB Control Number.

Please complete and submit this form if you are an actual or potential victim of identity theft and would like the IRS to mark your account to identify any questionable activity.

Please check one of the following boxes

- I am a **victim of identity theft** and I believe this incident is **affecting** my tax records
- I am a **victim of identity theft** and believe I may be at risk for **future impact** to my tax account
- I am a **potential victim** of identity theft and believe I may be at risk for future impact to my tax account.
(You should check "potential victim" if you have not experienced identity theft but are at risk due to a lost/stolen purse or wallet, questionable credit card or credit report activity, etc.)

Taxpayer's last name PALMER	First name GENE	Middle initial A	Provide the last 4 digits of your Social Security Number (SSN) or your complete Individual Taxpayer Identification Number (ITIN) 539-70-2562
---------------------------------------	---------------------------	----------------------------	--

Taxpayer's current mailing address
8015 - 15th Ave NW

City Seattle	State WA	ZIP code 98107
------------------------	--------------------	--------------------------

Address on last tax return filed (Check here if you are not required to file a tax return)
Same

City	State	ZIP code
------	-------	----------

Tax year(s) impacted (if applicable or known) 2000 12 + 2004 12 + 2001 12	Last tax return filed (year) (Enter NRF if not required to file) 1/5/2010
---	---

Telephone number <input type="checkbox"/> Home <input type="checkbox"/> Work <input checked="" type="checkbox"/> Cell 425-205-3456	Best time(s) to call 9-11 am M-F
--	--

Primary language

English Spanish Other - specify

Under penalty of perjury, I declare that, to the best of my knowledge and belief, the information entered in this form is true, correct, complete, and made in good faith.

Gene A Palmer II **1-6-10**

Please submit this completed form and a photocopy of at least one of the following documents to verify your identity.

- a) Passport b) ~~Driver's license~~ c) ~~Social Security card~~ d) Other valid U.S. Federal or State government issued identification**
- ** Please do not submit photocopies of federally issued identification where prohibited by 18 CFR 1.506 (e.g., official badges designating federal employment).

**INTERNAL REVENUE SERVICE
W & H FIELD ASSISTANCE
SEATTLE, WA 98174**

Please submit the photocopies required above with this form using one of the following options

<p style="text-align: center;">BY MAIL</p> <p>If you received a notice from the IRS, return this form with a copy of the notice to the address contained in the notice.</p> <p>If you have not received a notice and are self-reporting as an actual or potential victim of identity theft, please mail this form to:</p> <p>Internal Revenue Service P.O. Box 9039 Andover, MA 01810-0939 USA</p>	<p style="text-align: center;">JAN 8 FAX 2010</p> <p>If you received a notice in the mail from the IRS and a fax number is shown, fax this completed form with a copy of the notice to that number. Please include the cover sheet marked "Confidential." If no fax number is shown, please follow the mailing instructions.</p> <p style="text-align: center; font-size: 2em;">RECEIVED 55301</p> <p>NOTE: The IRS does not initiate contact with taxpayers by e-mail or fax.</p> <p>If you have not received a notice and are self-reporting as an actual or potential victim of identity theft, fax this form to: (978) 247-9965.</p> <p><small>NOTE: This is not a toll-free number. Your telephone company or a third party service provider, if applicable, may charge to send faxes.</small></p>
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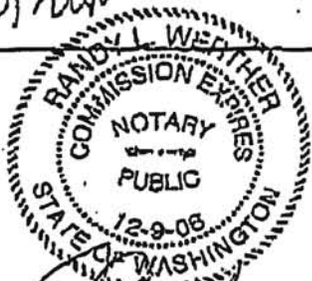
POWER OF ATTORNEY FOR GENE PALMER

I GENE PALMER GIVE DANNY ANDERSON
TOTAL POWER OF ATTORNEY OF ALL MY
PRIVATE AND PERSONAL AFFAIRS. DUE TO
MY HOSPITALITION.

X Dave A. Palmer DATE 2-17-04
GENE PALMER II
NOTARY PUBLIC FOR WASHINGTON STATE

X [Signature] EXPIRES 12/19/06

SEAL



X [Signature] DATE 2-17-04
DANNY ANDERSON
NOTARY PUBLIC FOR WASHINGTON STATE

X [Signature] EXPIRES 12/19/06

SEAL



AP
2/26/04

Affidavit of Power of Attorney

BECU

AGENT (ATTORNEY-IN-FACT) NAME Danny Anderson	
PRINCIPAL'S NAME Irene Palmer II	PRINCIPAL'S SOCIAL SECURITY/TAX IDENTIFICATION NUMBER 539 70 2562

The undersigned, being first duly sworn on oath, or declaring under penalty of perjury, deposes and says:

1. I am the person named to act as attorney-in-fact in the attached Power of Attorney.
2. The Power of Attorney has not been modified, revoked, or otherwise terminated, and I continue to have the powers given to me as attorney-in-fact under the Power of Attorney.
3. _____ (Initial if applicable) I am the person named to act as successor attorney-in-fact and the circumstances or conditions stated in the Power of Attorney which cause me to become the acting attorney-in-fact have occurred.
4. To the best of my knowledge, the principal for whom I am acting under the Power of Attorney is still alive.
5. To the the best of my knowledge, at the time the Power of Attorney was signed, the principal was competent to execute the document and was not under undue influence to sign the document.
6. The event giving rise to the Power of Attorney being effective has occurred and the steps necessary to make the Power of Attorney effective have been completed.
7. In acting under the Power of Attorney, I am acting in good faith pursuant to the authority given to me as attorney-in-fact.
8. I do not have actual knowledge of the existence of any circumstances that would limit, modify, revoke, or terminate the Power of Attorney or my authority to act under the Power of Attorney.
9. _____ (Initial if applicable) I am the spouse of the principal and our marriage has not been dissolved or declared invalid and we are not legally separated.
10. I do / do not (Choose one) have the power to make amend, alter, or revoke the principal's Wills or Codicils; or the principal's life insurance, annuity, IRA or other retirement plan, or similar contract beneficiary designations; payable on death account designation; designations of persons as joint tenants with right of survivorship; or any other provisions for non-probate transfers at death contained in non-testamentary instruments.
11. I will notify you if any of the above statements are no longer true, and until such notification, the above statements continue to be true and you can rely on those statements.

AGENT (ATTORNEY-IN-FACT) SIGNATURE <i>Danny Anderson</i>	DATE 2/26/04
---	------------------------

FOR NOTARY USE ONLY	
State of Washington, County of Anacostis 26 day of February	NOTARY SEAL
NAME OF NOTARY (TYPED OR PRINTED) Alicia Smith	
RESIDING AT Anacostis	
I certify that I know or have satisfactory evidence that the above attorney-in-fact is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.	
NOTARY PUBLIC'S SIGNATURE <i>Alicia Smith</i>	MY COMMISSION EXPIRES 12-29-04

DECL 1/07 10/2002 V1

BECU
PO Box 07050
Seattle, WA 98124-9750

RECEIVED

APR 29 2014

Washington Appellate Project

The Court of Appeals
of the
State of Washington
Seattle
98101-4170

RICHARD D. JOHNSON,
Court Administrator/Clerk

DIVISION I
One Union Square
600 University Street
(206) 464-7750
TDD: (206) 587-5505

NOTICE TO APPELLANT RE:
STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

COURT OF APPEALS DIVISION I OF THE STATE OF WASHINGTON

Re: Case No. 71106-7 / WAP State v Gene Palmer II

2014 JUN -9 PM 12:26
COURT OF APPEALS DIV I
STATE OF WASHINGTON

Dear Appellant:

Your attorney has filed a proof of service indicating that you were mailed a copy of the opening brief in your appeal. If, after reviewing that brief, you believe there are additional grounds for review that were not included in your lawyer's brief, you may list those grounds in a Statement of Additional Grounds for Review. RAP 10.10.

Because the Statement of Additional Grounds for Review is not a brief, there is no required format and you may prepare it by hand. No citations to the record or legal authority are required, but you should sufficiently identify any alleged error so that the appellate court may consider your argument. A copy of the rule is enclosed for your reference.

Your Statement of Additional Grounds for Review must be sent to the Court within 30 days. It will be reviewed by the Court when your appeal is considered on the merits.

Sincerely,



Richard D. Johnson
Court Administrator/Clerk

DATE: 4.25.14 LJS

RULE OF APPELLAGE PROCEDURE 10.10
STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW

(a) Statement Permitted. A defendant/appellant in a review of a criminal case may file a pro se statement of additional grounds for review to identify and discuss those matters which the defendant/appellant believes have not been adequately addressed by the brief filed by the defendant/appellant's counsel.

(b) Length and Legibility. The statement, which shall be limited to no more than 50 pages, may be submitted in handwriting so long as it is legible and can be reproduced by the clerk.

(c) Citations; Identification of Errors. Reference to the record and citation to authorities are not necessary or required, but the appellate court will not consider a defendant/appellant's statement of additional grounds for review if it does not inform the court of the nature and occurrence of alleged errors. Except as required in cases in which counsel files a motion to withdraw as set forth in RAP 18.3(a)(2), the appellate court is not obligated to search the record in support of claims made in a defendant/appellant's statement of additional grounds for review.

(d) Time for Filing. The statement of additional grounds for review should be filed within 30 days after service upon the defendant/appellant of the brief prepared by defendant/appellant's counsel and the mailing of a notice from the clerk of the appellate court advising the defendant/appellant of the substance of this rule. The clerk will advise all parties if the defendant/appellant files a statement of additional grounds for review.

(e) Report of Proceedings. If within 30 days after service of the brief prepared by defendant/appellant's counsel, defendant/appellant requests a copy of the verbatim report of proceedings from defendant/appellant's counsel, counsel should promptly serve a copy of the verbatim report of proceedings on the defendant/appellant and should file in the appellate court proof of such service. The pro se statement of additional grounds for review should then be filed within 30 days after service of the verbatim report of proceedings. The cost for producing and mailing the verbatim report of proceedings for an indigent defendant/appellant will be reimbursed to counsel from the Office of Public Defense in accordance with Title 15 of these rules.

(f) Additional Briefing. The appellate court may, in the exercise of its discretion, request additional briefing from counsel to address issues raised in the defendant/appellant's pro se statement.

WASHINGTON APPELLATE PROJECT

MELBOURNE TOWER • SUITE 701 • 1511 THIRD AVENUE • SEATTLE, WASHINGTON 98101
TOLL-FREE 1-877-587-2711 • PHONE (206) 587-2711 • FACSIMILE (206) 587-2710
WWW.WASHAPP.ORG

May 9, 2014

Gene Alfred Palmer
Blue-Shastin RV Park
3300 Hwy 97
Space 21
Peshastin, WA 98847

Re: State of Washington v. Gene Palmer
Court of Appeals No. 71106-7-I
Snohomish County Superior Court No. 07-1-00525-5

FILED
COURT OF APPEALS DIV 1
STATE OF WASHINGTON
2014 JUN -9 PM 12:26

Dear Mr. Palmer:

Enclosed is a letter from the Court of Appeals informing you of your right to file a Statement of Additional Grounds for Review. The letter should be self-explanatory. If you decide you want to file a Statement of Additional Grounds, you can fill out the enclosed form, or you can file something that more closely resembles a brief, with citations to the record and to legal authority. In order to exhaust any federal issues, you would need to cite the U.S. Constitution and appropriate federal case law and argue those issues in a traditional brief format.

If you file a Statement of Additional Grounds for Review, the original should be sent to the Court of Appeals. The Court will then provide a copy of the same to the state and our office. Please be sure to sign and date the Statement.

Per Court of Appeals docket, the due date for filing your Statement of Additional Grounds for Review is June 9, 2014, or, if you requested a copy of the transcripts in your case, 30 days after you are mailed a copy of the transcripts - whichever date comes later.

If you need a copy of the transcripts and have not yet requested nor received a copy, you must send your request to me in writing within 30 days after you are mailed a copy of the opening brief. We will copy and send the transcripts to you and notify the Court of Appeals.

Sincerely,

Lila J. Silverstein
Attorney at Law

By:



Maria Ana Arranza Riley
Legal Assistant

Encl: