

73502-1

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STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

STATE OF WASHINGTON)

Respondent,)

v.)

(your name))

Appellant.)

No. 15-73502-1-1
73502-1-1

STATEMENT OF ADDITIONAL
GROUNDS FOR REVIEW

I, brett marker, 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

the state charges me without informing me of my rights, it says after that an additional involuntary commitment occurs after they have coerced me to plead guilty

Additional Ground 2

I have 3 following involuntary commitments during the course which is not counted equal to 1 period of involuntary passes a

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

Date: 12-14-15

Signature: brett marker

CASE NUMBER: 13-1-10905-7 (AU) auburn police

73502-1

Because I was readmitted into hospital 4 days after the jail released me and forgot to give me my medication I believed they were trying to

Get me to take medication to make me believe that I did the crime that I did not do somebody has used my finger prints for something they

have done. I will not do it. *it is an involuntary commitment
relocated to the 2nd floor 1st floor
is the alternative.*

Sincerely, Brett A Marker.

Signed this 11th day of this 12th month of this 15th year of this 2000th time.

X Brett a. marker

REC'D 11/11/37

W

*I am committed into the hospital
more times after that
than I can ever tell I believe over
a dozen or so I believe happened
I make a man who does now, all I can
say is he is a good man
he is a good man
in*

145

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.