

FILED  
COURT OF APPEALS  
DIVISION II

2016 OCT 28 AM 11:42

STATE OF WASHINGTON

DEPUTY *[Signature]*

**IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON**

**DIVISION II**

In the Matter of the Personal Restraint  
Petition of

RICHARD WESLEY BRYAN,  
  
Petitioner.

No. 48979-1-II

ORDER DISMISSING PETITION

Richard Bryan relief from personal restraint imposed following his 2006 plea of guilty to first degree child molestation. First, he contends that the Department of Corrections wrongfully confiscated two publications mailed to him in 2011 and 2012. But he does not prove wrongful confiscation and the remedy he seeks, "refund of funds lost as a direct result of the confiscation," is not available through a personal restraint petition. Second, he contends the Department is reading and refusing to deliver to him legal mail from the superior court clerk. But he does not provide any evidence of such treatment of his legal mail. Bryan fails to demonstrate grounds for relief from restraint. Accordingly, it is hereby

ORDERED that Bryan's petition is dismissed under RAP 16.11(b).

DATED this 28th day of October, 2016.

*[Signature]*  
\_\_\_\_\_  
Acting Chief Judge Pro Tempore

cc: Richard W. Bryan  
Candie Dibble