

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

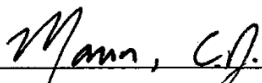
STATE OF WASHINGTON,  
Respondent,  
v.  
MORRIS GAYLORD BAKER, JR.,  
Appellant.

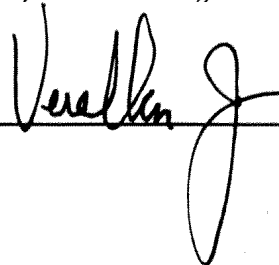
No. 80005-1-I  
DIVISION ONE  
UNPUBLISHED OPINION

PER CURIAM — Morris Baker appeals the judgment and sentence imposed pursuant to his jury conviction for second degree assault and unlawful imprisonment, committed while on community custody. This court subsequently granted the motion of Baker's appointed counsel to withdraw the sole claim raised in Baker's appeal. Baker also filed a pro se statement of additional grounds in which he alleges, with no further analysis, that he received ineffective assistance of counsel. Because he does not identify any specific claim of error, the statement is inadequate to inform us of the nature and occurrence of alleged errors and is unreviewable under RAP 10.10(c). Accordingly, we affirm Baker's judgment and sentence.

FOR THE COURT:

  
\_\_\_\_\_

  
\_\_\_\_\_

  
\_\_\_\_\_