

Court of Appeals of the State of Georgia

ATLANTA,

The Honorable Court of Appeals met pursuant to adjournment.

The following order was passed:

A95A0022. ORAL ARGUMENT GRANTED.

Upon consideration of appellant's request for oral argument in the above-styled case, it is ordered that it be and the same is hereby granted. The above-styled case will be placed on the calendar for oral argument for (DATE).

Court of Appeals of the State of Georgia

Clerk's Office, Atlanta

*I certify that the above is a true extract from
the minutes of the Court of Appeals of Georgia.*

*Witness my signature and the seal of said court
hereto affixed the day and year last above written.*

Clerk.

Court of Appeals
of the State of Georgia

ATLANTA, DECEMBER 30, 1994

The Honorable Court of Appeals met pursuant to adjournment.

The following order was passed:

A95A0451. RENA MAY CALHOUN V. DEPARTMENT OF FAMILY AND
CHILDREN'S SERVICES ET AL

Upon consideration of the appellant's request for oral argument in the above styled case, it is ordered that it be and the same is hereby granted. The above stated case will be placed on the calendar for oral argument for JANUARY 10, 1995.

Court of Appeals of the State of Georgia
Clerk's Office, Atlanta DECEMBER 30, 1994

I certify that the above is a true extract from the minutes of the Court of Appeals of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.

 Clerk.

Court of Appeals of the State of Georgia

ATLANTA, APRIL 14, 1994

The Honorable Court of Appeals met pursuant to adjournment.

The following order was passed:

A94A1193. KEMIRA, INC. v. WILLIAMS INVESTIGATIVE & SECURITY SERVICES, INC. ET AL.

A94A1194. WILLIAMS INVESTIGATIVE & SECURITY SERVICES, INC. ET AL v. KEMIRA, INC.

Upon consideration of the appellant's request for oral argument in the above stated cases, it is ordered that it be and the same is hereby granted. The above stated cases will be placed on the calendar Tuesday, May 3, 1994, for oral argument.

Court of Appeals of the State of Georgia

Clerk's Office, Atlanta APR 14 1994

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Georgia.*

*Witness my signature and the seal of said
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above written.*

Clerk.



Court of Appeals of the State of Georgia

ATLANTA, July 12, 1994

The Honorable Court of Appeals met pursuant to adjournment.

The following order was passed:

A94A0590. Daniel M. Ryals v. The State

It appearing to the Court that the above styled case was orally argued to the Court of Appeals on February 16, 1994; and

It further appearing that counsel for the appellant and counsel for appellee were present and presented oral argument in the matter and that the case was subsequently transferred to the Supreme Court of Georgia by this Court's order of April 13, 1994, and thereafter this case was reinstated in the Court of Appeals on May 2, 1994; and

It further appearing that, since this case has been ably argued once before in this Court and since the rules of the Court of Appeals do not provide that a case be orally argued more than once, unless by order of this Court, and it further appearing that the parties have requested additional oral argument and the same has been scheduled,

Now, therefore, it is ordered that this case be and is hereby removed from the oral argument calendar of July 19, 1994.

*Court of Appeals of the State of Georgia
Clerk's Office, Atlanta July 12, 1994
I certify that the above is a true extract
from the minutes of the Court of Appeals of
Georgia.*

*Witness my signature and the seal of said
court hereto affixed the day and year last
above written.*

Clerk.

SAMPLE

Removing case from Oral Argument Calendar
argued earlier -

**Court of Appeals
of the State of Georgia**

Kim
Bail
Martini -

91-147

Janey-Watch this
for me and bring it
to my attention when MFR
comes in on order
denying
out of
line
and
argument -

ATLANTA, August 12, 1994

The Honorable Court of Appeals met pursuant to adjournment.

The following order was passed:

Thanks - B.

A94A2186. R.G. HEARD v. DECATUR COUNTY, GEORGIA

UPON CONSIDERATION OF THE APPELLANT'S REQUEST FOR ORAL ARGUMENT IN THE ABOVE STATED CASE, IT IS HEREBY DENIED FOR FAILURE TO REQUEST IN A TIMELY MANNER AND FOR FAILURE TO OTHERWISE FOLLOW THE COURT'S RULES REGARDING ORAL ARGUMENT.

Court of Appeals of the State of Georgia

Clerk's Office, Atlanta

AUG 12 1994

*I certify that the above is a true extract
from the minutes of the Court of Appeals of
Georgia.*

*Witness my signature and the seal of said
court hereto affixed the day and year last
above written.*

William R. Martini

Clerk.