



**Court of Appeals of Georgia**

August 25, 2015

TO: Mr. Reuben Allen, GDC1035517, Macon State Prison, Post Office Box 426, Oglethorpe, Georgia 31068

RE: **A15A2317. Reuben Allen v. The State**

**CHECK RETURN**

- Your check number \_\_\_\_\_ in the amount of \_\_\_\_\_ written on the account of your firm for the filing fee in \_\_\_\_\_ is enclosed. Please be advised that this Court is returning your check since the filing fee was already paid by \_\_\_\_\_.

**CASE STATUS - DISPOSED**

- The referenced appeal was \_\_\_\_\_ on \_\_\_\_\_. The remittitur issued on \_\_\_\_\_, divesting this Court of any further jurisdiction of your case. The case is therefore, final.

**CASE STATUS - PENDING**

- The above referenced appeal is pending in your name before this Court. The appeal was docketed in the \_\_\_\_\_ Term and a decision must be rendered by the Court by the end of the \_\_\_\_\_ Term which ends on \_\_\_\_\_.

**ATTORNEY REPRESENTATION**

- As long as you are represented by counsel in this Court, you are not permitted to file pleadings on your own behalf. According to our records you are represented by Steven Miller, Esq., Post Office Box 619, 9982 Commerce Street, Summerville, Georgia 30747. I am returning your documents to you in case you wish to share them with your counsel.**

For Additional information, please go to the Court's website at: [www.gaappeals.us](http://www.gaappeals.us)

---

Aug 18<sup>th</sup> 2015

MAY PEACE BE UPON YOU,

To whom this may concern I'm writing in regards to Appeal Case number A15A2317 there are some grounds in which my Appellate Counsel has left off the record.

I had filed a premature ineffective Assistance of Counsel claim so certain grounds wouldn't be deemed waived on May the 18<sup>th</sup> of 2015 those proceedings were to be forwarded to the Court of Appeals how do I check to see that those transcripts go before your honorable court. PLEASE would you make these letters part of the record.

Respectfully

Reuben Allen

Reuben Allen

GDC 1035517

Appeal number: A15A2317

RECEIVED IN OFFICE  
2015 AUG 24 PM 3:38

2015 AUG 24 PM 3:38

RECEIVED IN OFFICE

Aug 18<sup>th</sup> 2015

Good Day Mr. Miller,

I received your brief to the court of appeals I'm displeased to see that you didn't raise the chain of custody issue dealing with the fraudulent D.N.A. being Admissible in my trial when the facts in the transcript reflect otherwise, in CALIFORNIA V. ANDERS 386 U.S. 738, 87 S.Ct 1396, 18 L.Ed 2d 493 (1967), the court holds that an appointed attorney must Advocate his clients cause vigorously and may not withdraw from a non-frivolous appeal. I the appellants request that you raise additional colorable points [on appeal] to the full extent of your professional ability.

During the motion to substitute counsel on May the 18<sup>th</sup> 2015 the record reflects us addressing this issue in Judge Constance C Russell's courtroom you clearly stated you haven't had a chance to address these issues. We've spoken about this too many times now in good faith prepare an amended motion addressing the D.N.A in totality.

Respectfully Submitted  
Reuben Allen  
Reuben Allen