



Court of Appeals of Georgia

June 5, 2015

TO: Mr. Carter Arnold, Jr., GDC367195, Telfair State Prison, Post Office Box 549, Helena, Georgia 31037

RE: **A15A1703. Carter Arnold, Jr. 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.**

Your request for court action must be submitted in motion form.

APPLICATION FOR PERMISSION TO APPEAL A PROBATION REVOCATION

- To appeal a probation revocation, you will need to file a Discretionary Application with this Court. Rule 31 of the Rules of the Court of Appeals of Georgia describes a Discretionary Application and the items you would need to include with your application.

A Discretionary Application must be filed within 30 days of the stamped filed date on the order that you are appealing and the application must be accompanied by a proper Certificate of Service and a pauper's affidavit or the \$80.00 filing fee. You must also comply with all the other applicable rules of Court regarding filing with the Court of Appeals of Georgia.

Enclosed, please find a copy of the Rules of the Court of Appeals for your review.

HELENA, GEORGIA 31037
Post Office Box 549
Telfair State Prison
Carter Arnold, Jr., #367195

Attn.: Stephen E. Castle,
Clerk and Court Administrator
Georgia Court of Appeals
47 Trinity Avenue S.W., Suite 501

May 21, 2015

Dear Mr. Castle:

In the matter of your most recent correspondence received on May 11, 2015, contrary to your acknowledgements of "no case pending in the Court of Appeals of Georgia" on March 6, 2015. Under my name, I am in dire need of requesting your dismissal of Appeal Case Number A15A1703, Arnold v. State, docketed 5-5-15, unknowingly to the appellant as he has a "Motion For A New Trial" pending in the Superior Court of Lowndes County, Georgia. It is my understanding as a pro se litigant that he cannot have the same case pending in two (2) different courts at the same time. So, in an effort to avoid prejudice of this honorable, I request at this time dismissal without prejudice.

Hopefully, as well as there being a procedural or substantive ground as appellant, at present, has motion the lower court to schedule a hearing to determine the constitutional right to self-representation legitimately due to loss of confidence in any court-appointed counsel, especially the Georgia Public Defenders Standards Council.

Your promptest response will be utterly appreciated.

Respectfully,
Carter Arnold, Jr.
Carter Arnold, Jr.
Appellant, Pro Se.

HELEN, GEORGIA 31037
Post Office Box 549
Telfair State Prison
CARTER ARNOLD, JR., # 367195

Attn.: STEPHEN E. CASTLEN,
Clerk and Court Administrator
Georgia Court of Appeals
47 TRINITY AVENUE SW, Suite 501

May 21, 2015

RECEIVED IN OFFICE
2015 JUN -2 AM 11:23
CLERK OF SUPERIOR COURT
COUNTY OF TELFAIR
GA

DEAR MR. CASTLEN:

In the Matter of your most RECENT CORRESPONDENCE RECEIVED ON May 11, 2015, CONTRARY to your acknowledge-ments of "NO CASE pending in the Court of Appeals of Georgia" on March 6, 2015 UNDER my NAME, I am in dire NEED of REQUESTING your dismissal of Appeal Case Number A15A1703, Arnold v. State, docketed 5-5-15, unknowingly to the appellant as he has a "Motion FOR A NEW TRIAL" pending in the Superior Court of Lowndes County, Georgia. It is my understanding as a pro se litigant that he cannot have the SAME CASE pending in two (2) different courts at the same time. So, in an effort to avoid prejudice of this Honorable Court, I REQUEST at this time dismissal without prejudice.

Hopefully, as well as there being a procedural or substantive ground as appellant, at present, has motion the lower court to schedule a hearing to determine the constitutional right to self-representation legitimately due to loss of confidence in any court-appointed counsel, especially the Georgia Public Defender Standards Council.

Your promptest response will be most utterly appreciated.

Respectfully,
Carter Arnold, Jr.
CARTER ARNOLD, JR.
Appellant, PRO SE.

CERTIFICATE OF SERVICE

Georgia, HULEN, Telfair County.

I, the undersigned person in this instant and foregoing action hereby certify that a true and correct copy of the same document(s)/material(s), properly addressed and with sufficient postage affixed has been placed in the hands of the designated mailroom personnel of Telfair State Prison pursuant to, both, Massline v. Williams, 274 Ga. 552, 554 S.E.2d 720, 122 (2001) and Houston v. Lark, 487 U.S. 266, 108 S.Ct. 2379, 101 L.Ed. 2d 245 (1988) to be mailed to the below-listed this 21st day of May, 2015:

- Richard PARKER, P.O. Box 1045, Bainbridge, GA. 39818
- BETH C. GREENE, P.O. Box 1349, Valdosta, GA. 31603
- MEREDITH G. BRASHER, P.O. Box 99, Valdosta, GA. 31603
-
-
-
-
-
-
-
-

Carter Arnold, Jr.