

**COURT OF APPEALS OF GEORGIA
DOCUMENT RETURN NOTICE FOR APPLICATIONS**

July 8, 2015

To: Mr. Casey Ates, GDC527461, Jenkins Correctional Center, 3404 Kent Farm Drive, Millen, Georgia 30442

Docket Number: Style: Casey Ates v. City of Cochran Board of Pardons and Paroles

Your document(s) is (are) being returned for the following reason(s).

1. **Your Application was not accompanied by the statutory filing fee, \$300.00 civil; \$80.00 criminal, or a sufficient pauper's affidavit. OCGA§5-6-4 and Rule 5 Please be advised that your pauper's affidavit should be notarized by a notary public.**
2. Portions of the record included were not tabbed and indexed. Rules 30 (e) and 31 (c).
3. **A stamped "filed" copy of the trial court's order to be appealed was not attached to your Application. Rules 30 (b) and 31 (e)**
4. A stamped "filed" copy of the Certificate of Immediate Review was not attached to your Interlocutory Application. Rule 30(b)
5. Your document(s) was (were) not signed by counsel (No signatures with expressed permission are permitted). Rule 1 (a)
6. There were an insufficient number of copies of your document. Rule 6
7. **No Certificate of Service accompanied your document(s). Rule 6**
8. **When you submit the Certificate of Service, it must include the complete name and /or mailing address of each opposing counsel and pro se party. Rule 1(a) and 6**
9. Your document exceeds page limits. Rules 24(f) , 30(e) and 31(c)
10. Your request for court action must be submitted in motion form. Rule 41 (a)
11. No extension of time for filing an interlocutory application will be granted . Rule 30 (g) . No extension of time will be granted for filing a discretionary application unless the motion for extension is filed on or before the due date of the discretionary application.
12. The type font was smaller than 10 characters per inch; type was not double-spaced or/and type was on both sides of the paper. Rules 1(c), 24(b), 37(a) and 41(b).
13. Your motions were submitted in an improper form (joint, compound, or alternative motions in one document). Rule 41 (b)
14. Margins were too small or paper size was incorrect. Rules 1(c), 24(c), 30(e), 31(c) and 41(b).
15. Your document was submitted for filing more than 30 days after the date of the order granting, denying or dismissing the application or the order granting, denying or dismissing the Motion for Reconsideration. Rules 30(j) and 31(j).
16. **Other: This filing does not indicate whether it is an application. If you intend for it to be a Discretionary Application or Interlocutory Application, please indicate which in the title of your document.**

I have enclosed a copy of the Court's Rules for your review.

For Additional information, please go to the Court's website at: www.gaappeals.us



2015

Georgia Court of Appeals

R U L E S

Last Update: January 21, 2015

IN THE GEORGIA COURT OF APPEALS
STATE OF GEORGIA

CASEY ATEs, pro se
Plaintiff

v.

City of Cochran
Board of Pardon + Paroles
Dept of Corrections
Defendants,

EXTRAORDINARY
MOTION FOR APPEAL
MIDDLE DISTRICT
COURT ORDER
CASE # 5:15-CV-21(LJA)
Fed. Rule civ. P 60(B)

MOTION FOR EXTRAORDINARY APPEAL

COMES NOW PLAINTIFF And Files This Motion
For EXTRAORDINARY Appeal For The Following
REASONS STATED hereAFTER:

1)

PLAIATIFF HAS SUFFERED A CLEAR MISCARriage
OF Justice in right OF damages For False
Imprisonment due TO Erred Judgement in
CASE substaining general demurrer OF ThereTO

And This Appeal is brought As provided in F. Civil rule 60(B) The Court may relieve A Party From A Final Judgement For: (5) if it is based on An Eariler Judgement That has been VACATED or reversed. The order to dismiss Action ~~FOR~~^{C.A} OF False Imprisonment is A gross misscarringe OF Justice. Plaintiff has Filed ACTION For False Imprisonment in dejure To Bibb Co. Superior Court Case, Casey Ates V. Nelson (Cynthia) 09-CV-50988 This Case is res Judicata due to Evidentiary hearing held in MATTER, VACATED

2)
Defendants Are Liable For damages OF False Imprisonment SEE: Lowe V. Turner Et. Al (115 GA. App. 503, 154 S.E. 2.d 792) IF WARRANT or Process is Void ACTION For False Imprisonment is Exclusive remedy. A Copy OF The ruling OF The Court in The Case OF Ates V. Nelson WAS provided To The Courts in 1983 Claim For damages. This denial OF defendant

Liability For damages OF 2 years OF UNLAWFUL detention is A CLEAR Error OF The Honorable Federal district Court. due TO UNLAWFUL Imprisonment OF PLAINTIFF which The COURT should STAND BY A MATTER LAWFULLY decided in A COURT OF THIS STATE. PLAINTIFF MAKES This EXTRAORDINARY MOTION OF APPEAL AS Applied by LAW For damages OF FALSE Imprisonment under The LAW, And PRAYS THAT This Honorable COURT will grant A jury TRIAL TO determine Amount OF MONTEARY damages THAT Apply For 2 years OF UNLAWFUL Imprisonment "SEE Exhibit A".

Relief

WHEREFORE, PLAINTIFF having submitted MOTION FOR APPEAL And Clear Evidence OF miscarriage OF Justice TO relief OF False Imprisonment damages. PLAINTIFF PRAYS This Honorable COURT grants Appeal in Full AS Equal protection OF LAW requires.

Casey Ates

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