

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

January 21, 2015

To: Mr. Mike Bishop, GDC01022761 353/870, Cobb County Sheriff's Office Adult Detention Center, Post Office Box 100110, Marietta, Georgia 30061

Case Number: _____ Lower Court: _____ County Superior Court

Court of Appeals Case Number and Style: _____

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

- There is no case pending in the Court of Appeals of Georgia under your name.**
- A Notice of Appeal is filed with the clerk of the trial court and not with the Court of Appeals of Georgia. See OCGA §5-6-37.** Once the trial court clerk has received and filed the Notice of Appeal, the trial court clerk will prepare a copy of the record and transcripts as designated by the Notice of Appeal and transmit them to this Court. Once the Notice of Appeal is docketed in the Court of Appeals of Georgia, a Docketing Notice with the Briefing Schedule and other important information is mailed to counsel for the parties or directly to the parties, if the parties are representing themselves. You do not need to provide this Court with a copy of the Notice of Appeal you filed with the superior court.
- The Notice of Appeal must include a proper Certificate of Service.** A Certificate of Service must show service to the opposing counsel and contain the counsel's full name and complete mailing address. The opposing counsel must actually be served with a copy of your filing.
- An Application for Writ of Habeas Corpus should be filed in the superior court of the county in which you claim you are illegally detained.** An appeal from a denial of an Application for Writ of Habeas Corpus is to the Supreme Court and not the Court of Appeals.
- An Application for Writ of Mandamus should be filed in the superior court of the county official whose conduct you intend to mandate.** An appeal from a denial of an Application for Writ of Mandamus is to the Supreme Court and not the Court of Appeals.
- Your appeal was disposed by opinion (order) on _____.** The Court of Appeals _____ The remittitur issued on _____ divesting this Court of jurisdiction. The case decision is therefore final.
- Your mailing/documents indicate that you intended to file your papers in another court rather than the Court of Appeals of Georgia.** The address of the Clerk of the _____ is: _____
- If an attorney has been appointed for you and you are concerned with the representation provided by that attorney, you should address that issue to the trial court.** As long as you are represented by an attorney, you cannot file pleadings on your own behalf. Your attorney must file a Motion to Withdraw as Counsel and it must be granted, before you can file your own pleadings in this Court.
- A request for an out-of-time appeal should be made to the trial court from which you are appealing.** If your motion is denied by the trial court, you can file an appeal of that decision by filing a Notice of Appeal with the clerk of the superior court.

STATE of GEORGIA,
COURT of Appeals.

Michael Bishop : Charge of Custody Appeal
Plaintiff : Incident no. _____

VS.

REF: CIVIL no. 14-1-1615-99

WARRANT no. 14-W-4032

STATE of Georgia,
Nadine Bellinger
Defendant's

State of Georgia *Lacked Jurisdiction*
Court showed "Abuse of discretion"

1) State of Georgia, recognize that there is a constitutionally protected interest of parent's to raise their children without undue state interference." (Custody § 19:10 Public Policy)

2) "A Georgia Court MAY NOT modify a child custody determination made by another state! unless the Georgia court has jurisdiction to make an initial child custody determination consistent with the (UCCJEA)." (Custody § 32:4. Subsequent action)

3) Lastly, "a court can assume Temp. Emer. Jurisdiction under certain, specified situations" (Custody § 32:5. Temp Emer Juris)

A. A previous child custody proceeding has been commenced on 2/6/2014, in County of Phila., STATE of PENNA. (Home-State, exclusive, continuing Jurisdiction by state having Jurisdiction)

(2) Two day's is not reasonable notice to be heard

"I've been denied my due processes!")

I Michael Bishop (Plaintiff) prayfully, ask's of the court, To consider by the evidence, a amend prior judgement of Error.

Plaintiff state's of law (Jurisdiction & Venue GA. Custody § O.C.G.A. § 19-9-104. Matthews V. Matthews, 238 GA. 201, 232 S.E. 2d 76 (1977))

"A non-custodial parent should not be able to entice custodial parent into other's Jurisdiction to confer Venue/Juris upon choice of aid of their Venue court.

In all scenarios regarding mentioned case, STATE of Georgia, Cobb County Court's has Err. to Law, involving the illegal taking of non-custodial parent, the children from the custodial parent after, with deception tried to attain Emergency TPO from Court of Jurisdiction! on 2-6-2014 & 2-7-2014 to have TPO vacated. Defendant then not being parent that enrolled children's in their schools, used vacated orders as valid to withdraw them from schools, This violates (PKPA) & (UCCJEA).

All case laws, on Lack of Jurisdiction support's Plaintiff's Home-state Jurisdictional rule. Clearly by mis-information's, not presented to court's, Georgia has Errored in Judgements rendered on this case, Judge has abused discretion by making any Judgements over Custody matters of another states jurisdiction/Venue. By not utilizing (UCCJEA) along with unified system of Custody, TPO modification's, app and Judgements

Your honor's by Lack of subject matter history,
Prior Custody hearing's stipulation's of court with (13)
thirteen year history, failure of utilizing (UCCJEA) Jur-
isdiction guideline test, of determining Jurisdiction,
Cobb County, from Lack of Venue, Jurisdiction, history,
Knowledge has UN-wittingly Harmed my children,
Defendant Bellinger has displayed (14) fourteen-Plus
years of bi-polar disorder out burstes, reason child-
ren's been in my care. and by way choice's of Mor's.

Or neglectfulness of Mora), Georgia law's, this Judge-
ment is in complete opposite to law's, to GA. Constitution,
Violate's PKPA and (UCCJEA) and no-where's has best
Interest or health & Welfare of our children's been priority.
Georgia's, isolated children with parent with (14) year
history of abandonment's, fit's of bi-polar rages, Parimore
after parimore over our kid's, and your honor's, my
baby girl is a new teenager, Your court's has allowed
wife's 23 yr old boy-friend over my children, this may
be lessor's ok with this court, But as a father to
my children's, This is not Morally or Religiously Close
to acceptable, Not to mention this (room-mate) is
found from internet date site. PLEASE your Honor's!
You've Cut all connection's to my Stolen Children's,
off Illegally from myself and Jurisdiction.

DAN E. McConaughy : Area's Violated of Law
PART III CUSTODY :
§ 24:11 Change of Condition - Evidence
§ 32:6 Enforcement, O.C.G.A. § 19-9-41(19),

Also the abusiveness of discretion went/Goes as far as, Illegal imprisonment from Malicious Prosecution's of Illegal charges from Vengefulness of Rouge Police Officer.

This officer's since 2-18-2014, by way of phone calls from me, to GA. 4th present, has been aware to abduction of Kid's by ex-wife, Non-custodial parent, sufferer of documented mental illnesses and Histories of harmful and neglectful prior action's.

I request for court's to correct Err, to Law's purposely committed, because Evidences were readily available for the court, decision's to ignore them and restrict my access of kids (ILLEGALLY) have put them at risk, and there best interest guidelines have 100% been neglected, Gallo v. Kofler, 289 GA. 355, 356 (1).

I also pray the court to discern of charge's against me for Violation of TPO (questionable of legalities by way of Lack of Jurisdiction) that submitted evidence of VACATED TPO of Home-State affidavit is total contradiction of affidavit to same to Phila court.

But O.C.G.A. § 19-13-1(2) (2A) (2B) Clearly Points to trial court of GA. Lacked personal Jurisdiction over out-of-state resident defendant (Huggins v. Boyd, 304 GA. App, 563.697 S.E. 2d 253 (2010)

PIEA / RELIEF:

Your honors, as a parent whom, over (14) years, has had to navigate thure mishap's after mishaps from action's & after-mass of ex-wife's actions from bi-Polar incident's, Your court's, officer's and clerk's would have no idea of any, unless your court confered with home-state's to see histories. I Pray by evidence's submitted alone, should be proof to Err. of Georgia's judgement on Subject matter.

Georgia is in violation of own law's, along with Civil-Rights of plantiff

Michael Bishop 01/14/2015
Michael Bishop

If my Zeal, Pasion has been Mistaken for other,
Please keep in mind (By The Evidance) My Children's been
Kid napped.

Filed
PRO'SE
1/14/2015 (MB)

Certificate of
Service
Requested

Court of appeal's
Cobb County, State of Georgia

State of Georgia

NADINE BELLINGER

Plaintiff

vs

Michael Bishop

Defendant

Civil no. 14-1-1615-99

WARRANT no. 14-W-4032

habeas Corpus Petition

Motion to dismiss/Release

Defendant Prayfully Request, Immediate release from
Illegal incarceration from violation to TPO whereas,
Georgia lacks Jurisdiction. This is a custody dispute that
utilizing (UCCJEA) Georgia Judgement's over Defendant's
abducted children are void by Home state Jurisdiction.
Also Aggravated Stalking, Georgia also lacks personal Jurisdiction
over subject matter of out of state caller per O.C.G.A. §
19-13-1(2) not subjected to Georgia Venue, also Just action's
of father of abducted kids. Also Georgia is not to
promote non-custodial's Parent kid-napping from Custodial
Parent then change custody in new venue.

Georgia lacks Venue/Jurisdiction of
Subject Matter over Court with 13 year history
with subject's.

Michael Bishop

Filing Pro'se
1/12/2015

1/12/2015

Apellette Court of Georgia
Federal - Habeas Corpus Appeal.

Michael Bishop | civil no. _____
 | RE: WARRANT No. 14-W-4072, 14-1-1615
 | Filed Pro'se
vs | attainable bond:
State of Georgia | IMMEDIATE release:
Defendant

Federal habeas Corpus Petition for release

I Michael Bishop, who has used all attempt's in lower court's for bail/bond reduction. It's believed by evidence provided, abuse of discretion with applying \$300,000.00 bond for charge of aggravated STALKING, against Custodial Parent of abducted out-of-state children's. Plaintiff claims Georgia Case law, display's Lack of Jurisdiction over Subject Matter's, and the issued TPO is NULL/Void per Home-State's Jurisdiction.

Plaintiff Seek's Relief by way of immediate, Release from CCADC and custody of children Returned back to Plaintiff.

Accused Father actions of calling from Phila. Penna. by Phone Leaves GA. with lack of personal Jurisdiction and action's are Justifiable for father of abducted's.

Michael Bishop
1/12/2015

Cobb County, ~~State~~ Court of Appeals

STATE of Georgia

DEC 30 AM 10:36

STATE of Georgia

Plaintiff

vs.

Michael Bishop

Defendant

Request for Reasonable

Bond after (90) days of Incarceration

WARRANT NO. 14-W-4032

Emergency Hearing for

Bond. 9-14-14 to Present

Held in Question of GA. Lack of Jurisdiction since 8-22-14
Rawles v. Hunter: Court's held that where a defendant
is incarcerated for more than (90) days with-out being
Indicted by State, The defendant is entitled to have
Reasonable bond set on Request: State vs English 276
GA 343(3) 578 S.E. 2d 413, 418 (2003) (Court's Required to
Present to DA, to Set Hearing date:)

I Michael Bishop, Prior to Petition, to State
Court, Request Immediate Consideration, for
Reasonable Bond, per GA. Law, § 8-6, 8-1
and no extention of day's, is deemed for this,
Now Death Penalty Case. Hearing of new bond
Requested with-in (10) day's from filling of 12-26-14

Michael Bishop

Michael Bishop

12-26-14

Please
Send Response
with DETERMINATION

Defendant; Michael D. Bishop

Prays that with this motion

ALL CHARGES will be DISMISSED

AGAINST him within the

STATE of GEORGIA, Cobb County.

I Michael D. Bishop would

like to thank the Clerk

of Court AND the honorable

Judge with his/her time

with the filing of my

motion.

Pro Se
w/stby
counsel

THANK YOU
Michael D. Bishop

Michael Bishop

DATE: 10-13-14

x Treasure Blackmon
October 13 2014

