

# COURT OF APPEALS OF GEORGIA

## RETURN NOTICE

January 5, 2015

To: Mr. Michael Bishop, GDC01022761, Cobb County 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.

# THE Appellate Court of STATE Court of Georgia

Michael Bishop  
Plaintiff

vs.

STATE of Georgia  
Defendant

§ 8-6. Reduction of bond by Habeas corpus  
in federal court & O.C.G.A. § 5-6-34(B)

No.

Related

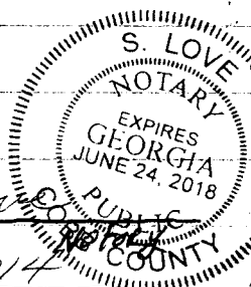
Warrant No. 14-W-4032

Civil No. 14-1-1615-99

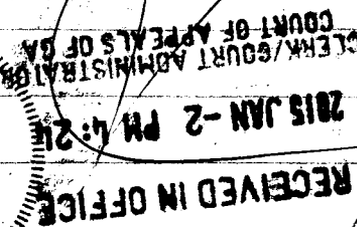
§ 8-13 Emergency petition for writ of habeas corpus;  
Waiver of filing fee's and Rule NISI  
I am Indigent

I Michael Bishop Request to be released or  
Given a reasonable bond, from flagrant abuse  
Standard of 300,000.00 bond for non Capital Murder  
Case, Without being Indicted past (90) day's plus  
incarcerated at C.C.A.D.C (Cobb County) I've exhausted  
all other state remedies.

I Prayfully Request, receipt of Petition and  
Prayfully decision within (90) days from 12-26-14



S. Love  
Dec. 29, 2014  
DATE



Michael Bishop  
Michael Bishop  
12-26-14  
Michael Bishop  
sig  
12-29-14

# Court of Appeal of State of Georgia

In The Matter of

Michael Bishop  
Petitioner

Motion of Appeal OCGA §5-7-1

Civil No 14-1-1615-99

Warrant No 14-W-4032

Action No.

I Michael Bishop Prayfully request to be allowed to appeal Directly, of above case's. I have exhausted appeal procedure by Cobb County, District Attorney and Superior Court's.

Neither has Responded, since 9-14-14 to Motion's, or Petition's Regard's of Jurisdiction, Venue, Excessive Bail, Reduction of bail, Illegal arrest or Malicious Prosecution

I've Submitted Evidence to Clerk's, Proof of Malicious and Illegal TPO, Proof of Violation's of Parental Kidnapping Prevention Act (PKPA) + (UCCJEA) Federal & STATE Law's (Georgia has no Jurisdiction) Judge abused discretion and Interpretation to Law's of Parental Abduction's of out of State Kid's by NON-Custodial Parent.

Proof of 2 day notice to appear in GA. for TPO hearing from Phila. Pa.

Warrant from Officer, I Reported for Dereliction of Duties

Aliding & Abetting fugitive of Justice and other Charges Proven on Record of his testimony, that's hear say, Misleading, Perjured, vendictive.

Judge whom followed none of Procedure's with Known Custody of Prior State order's, there's Safe ty Gaurd's of law inside (UCCJEA) + PKPA. Georgia TPO Illegal Issued and is Void per Home State order, also Judge of this Error or abuse of authority, also Judge over ~~Prohibit~~ Probable Cause hearing. Error to law's for modfaction's still charged from Judge in Error or Along to cover illegal Police Actions of State Witness.

I Pray Relief of Immediate order of Release, Dismissal of all Charges and or Reasonable bond of Charges and hearing for Civil TPO with Phila Court Records Proves Perjury of Statement accusation. and Reasonable bail. (300,000.00) currently from vengeance of Police officer.

Lastly, Per. OCGA § 19-13-1(2) I was not Sub- Jected to personal Jurisdiction, while calling from out of State, Did not incure in Georgia.

12-28-14 Michael Bishop  
Michael Bishop

Court of APPEALS  
STATE of GEORGIA

STATE of Georgia  
&

NADINE BELLINGER

Plaintiff's

vs.

Michael Bishop  
Defendant

§ 29:3, Change of Custody

Civil No. 14-1-1615

WARRANT No. 14-W-4032

APPEAL of Change to  
Custody

I Michael Bishop, (Defendant) Petition the State of Georgia, Appellate Court over Jurisdiction Claim over Children. I accuse that the trial COURT of Cobb County, committed GRIEVOUS error and GROSS abuse of discretion.

- 1) Cobb County, Federal Violated § 32:3.1 of the (UCCJEA) once they infringed on Jurisdiction of Phila Penna. Court's
- 2) Cobb, Court's as required procedure, of handling Custody, & Out of State Prior order, for prevention of violation to (UCCJEA) \*followed no Procedure.
- 3) The Issue of Venue/Jurisdiction is no Contest, Even by-passing (UCCJEA) with TPO, The Federal PKPA (Parental Kid-napping Prevention act) Supersedes all orders, Home State Rule's.

Every Law, Attempting to Justify Change of Custody over home State, become's VOID to PKPA.

5) Georgia Court's Violated O.C.G.A § 19-3-3(c) Davis-Redding v. Redding 246 GA. APP. 792, 794, 542, S.E. 2d 197 (2000) Notice Must be Given to Respondent within (10) days  
A) Notice arrived for Civil no. 14-1-1515, (2) days Prior of Hearing 1500 miles away, My Right's to be Heard were violated.

6) I've Provided Evidence of Plaintiff (Bellinger), filed Petition for TPO at Superior Court of Custodial Parent, Jurisdiction over US and History, Best to Judge by more History of Case/civil action. That TPO was Vacated 2-7-14. If Georgia Court's would have followed Laws of Uniform Child Custody Jurisdiction Enforcement Act (UCCJEA) Phila. Court's recent action's over TPO, Custody would have been available to Cobb County Courts, Eliminating this Gross Error.  
7) I've Provided Proof of Perjured Affidavit on Georgia TPO Petition vs. Affidavit for same incident for Phila. TPO. Cobb Court's has Ignored.

8) The warrant (14-w-4032) I did not violate because Phone Calls were made from Out-of-State, Some Calls were Mitigated by Children & Ex-Wife

Georgia, also had no Personal Jurisdiction over Self; Technically, Georgia's TPO and warrant, are Void, Illegal, Null. O.C.G.A. §§ 19-13-1 et seq. Stalking over Phone by out of State defendant voids: must occur within GA.

STATES Witness: Officer J. M. Byrum, I've motioned for striking his testimony for, Prior Formal Complaint fo, Internal Affairs, Attorney General, FBI, Superior officers, on factual grounds of Dereliction of Duty (Refusal to arrest ex-wife, with active arrest warrant) Aiding & Abetting a fugitive of Justice, Co ~~Con~~ Conspirator to Kid-napping, Improper Relationship to ex-wife, So he testified maliciously, Vindictive and misleading and Perjured (Probable Cause Hearing)

- A) Illegal, Void TPO (Perjured)
- B) Lack of Jurisdiction/Venue
- C) Warrant from Perjured Testimony (void)
- D) Violation to (UCCJEA) & PKPA Fed. Laws
- E) Failure to honor Phila Custody order's or Decision on TPO Petition for accusation in Home Venue/Jurisdiction, and Best Knowledge of.
- F) Failure of Due Process & No Response from Court's to Motion's, etc.
- G) Error by Judge Cox for impeaching over Phila.

Active Family Court orders, and negating procedure to handling of NON Jurisdiction Procedure (UCCJEA)  
H) Error of Interpretation to law concerning modification to Custody order Per Custodial & Non Custodial Parent, Per Judge Cox over Probable Cause Hearing.

\* Relief \*

Prayfully Enforcement to PKPA & (UCCJEA)

Dismissal's to all Charge's from Perjured. Initial TPO from (Bellinger)

District Attorney to Enforce Correcting of Violation's of Civil & Federal Right's to my Children being Abducted!

Receipt and Responce by (10) day's of filling; Please

12-28-14 Michael Bishop  
Michael Bishop