

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

May 8, 2015

To: Mr. Michael Bishop, GDC1022761 353/870, Cobb County Adult Detention Center, Post Office
Box 100110, Marietta, Georgia 30061

Docket Number: Style: Michael Bishop v. Nadine Bellinger

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 is 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. **An improper Certificate of Service accompanied your document(s). Rule 6.**
8. **Your Certificate of Service must include the complete name and /or mailing address of each opposing counsel and pro se party and you should provide a copy of your filing to the opposing counsel and/or pro se party.**
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: Some of your documents are styled "Superior Court of Cobb County, Georgia" and not the Court of Appeals of Georgia.**

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

SUPERIOR Court of
Cobb County, GEORGIA

State of Georgia,
Nadine Bellinger

§ 28:17 Notice
Appeal

- VS -

civil no. 14-1-1615-99

Michael Bishop
Defendant

Appeal Court no. /

RECEIVED IN OFFICE
2015 APR -6 PM 3:28
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COURT OF APPEALS
STATE OF GEORGIA

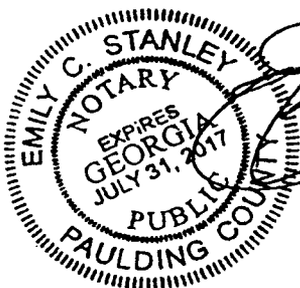
To honorable Judge Taylor, Holmes, and District
Attorney, Cobb County, Georgia:

Take Notice that Defendant above named hereby
appeals to the Court of appeals from the order
of the Court rendered on 03/20/2015, by Judge
Taylor of Superior Court of Cobb County

The clerk is to kindly take note transcript of
Evidence is to be included with the record
on appeal

04/08/2015

Michael Bishop



[Signature] 4/9/15

STATE of GEORGIA
Court of APPEALS

Michael Bishop

Appellant

vs

Nadine Bellinger

Appellee

DOCKET NO. _____

Civil NO. 14-1-1615-99

PETITION OF
DIRECT APPEAL

I Michael Bishop, REQUEST RELIEF by this COURT, HAVING JURISDICTION OVER Subject Matter by way of Under-lyin ISSUE BEING AN CHILD Custody CASE: (subject to Direct APPEAL)

- Appellant (Michael Bishop) APPEALS A JUDICATION'S
- Committed ON 3-10-14 (Temp. Protection Order)
* Improper VENUE, LACK OF JURISDICTION OVER PERSON (APPELLANT) etc.
 - Committed ON 3-28-14 (FVA/TPO Hearing)
* Improper SERVICE (RECEIVED Notice IN Home State, of PENNA. County of Phila. ON 3-25-14, for me to appear ON 3-28-14 IN Cobb County, Georgia.
 - Committed ON 3-20-15 (PERMINEnt RESTRAINING Order)
* PRIOR TPO IS VOID FROM LACK OF JURISDICTION,

Improper VENUE.

ISSUE of Jurisdiction / VENUE has been RAISED to trial court by Appellant Since Cobb County's, Court's allowance of Appellee, to Utilize legal process to circumvent child Custody award previously litigated in other State (Home-State) of Phila. PENNA.

The Out of State Resident, (Appellant Michael Bishop) States Rules of (UCCJEA) and Public Policy prohibits NONRESIDENT Custodial Parent should not be forced to relitigate prior adjudicated Custody questions, after MINOR children's been snatched from Forum with VENUE and Jurisdiction and SUBJECT / CASE knowledge to Foreign court using False / other pretense to disguise true ESSENTIAL NATURE of actions, which is Child Custody CASE.

Error / Abuse of discretion.

No EMERGENCY EXISTED requiring Cobb County Courts to EXERT EMERGENCY Jurisdiction

Utilizing Rules within (UCCJEA) and FVA Registry of TPO, Cobb County was obligated

to decline Petition's by Appeal, ONCE AWARE-
NESS to proceeding's IN HOME-STATE (PENNA) had
Commenced to Custody and Family Violence.

Full Faith and Credit Should have been honored
to a Judication's ON Protection order and
Custody, WHERE Petition's were VACATED.

Lack of Jurisdiction and Improper Venue
by Court's of Cobb County, to a Judicate OVER
ACCUSATION of Family Violence that occurred
IN HOME-STATE of Defendant (Michael Bishop) which
also WAS Investigated by Philadelphia, Police
Detectives where Bishop and Arrest warrant
from Alligation's by Bellinger WERE CLEARED!

Rule O.C.G.A § 19-13-26 to ENJOIN NON
resident (Michael Bishop, Respondent) WAS
MIS-APPLIED and USED IN Error to ENJOIN Bishop.
(Whom HAS NEVER been to State of GEORGIA,
Conducts NOR Recieves any type of BUSINESS
Transactions from State NOR Committed NO
tortious act's or omitted to any within
State of Georgia.

Appellant contends, EVEN IF Cobb County,

State of Georgia Court, WAS CORRECT (IF) to ASSERT EMERGENCY JURISDICTION OVER CHILDREN.

A: O.C.G.A. § 19-9-40 { A COURT OF THIS STATE CANNOT MODIFY A CHILD CUSTODY DETERMINATION MADE BY A COURT OF/IN ANOTHER STATE. UNLESS PARAGRAPHS (1), (2) OF 19-9-61, 62
* AND THIS ALSO DOES NOT APPLY.

IT IS CONSTITUTIONALLY MANDATED THAT VENUE IS WHERE INCIDENT / CRIME OCCURED.

COMMUNICATION'S TO COURTS OF PHILA. FROM COURTS OF COBB COUNTY, ALONG WITH EVIDENCE'S SUBMITTED BY CUSTODIAL PARENT (MICHAEL BISHOP) DEMAND'S A CONTRARY FINDING TO TRIAL COURTS RULINGS.

ERROR'S COMMITTED BY TRIAL COURT JUDGE, (JUDGE FRANK COX) REMOVED BY JQC, WHOM ISSUED EX PARTE TPO, TPO AND ALSO PRECDED OVER PROBABLE CAUSE HEARING FROM AN ARREST FOR VIOLATION TO TPO ISSUED BY COBB COUNTY AGAWST MYSELF FOR CALLING COBB COUNTY POLICE, TO REQUEST WELFARE CHECKS ON CHILDREN, THAT MOTHER KIDNAPPED FROM CUSTODIAL CARE OF FATHER.

DESPITE PHILA CUSTODY ORDER, VACATED FVA TPO, PROOF OF PRIOR FALSE CLAIMS BY CHILDRENS MOTHER (WITHIN PHILA FAMILY COURT RECORDS) AND BINDING PRECEDENT LAWS STATING CALLING TO CHECK ON

Kidnapped Children IS NO CRIME: (Anderson v. Deas, Huggins v Boyd.

Despite Improper Service (10 day notice required to out of State resident) and all petitions / Motion's (Even Expedious Emergency Jurisdiction Petitions) has been Ignored by Court Since Sep. 2014.

Even "if" modification to the Phila. PENNA. Order's were Correct, Under the Georgia Law the order's of TPO had no Jurisdiction to Sever the parental Relation between my Children and MySelf.

Cobb County, GEORGIA's Temporary Order was not Entitled to Full Faith + Credit, Evidence to issue TPO WAS/IS based on hearsay (Disallowed to base Emergency TPO on Hearsay Evidence) and the Court of Georgia should have declined Bellingers FVA Petition.

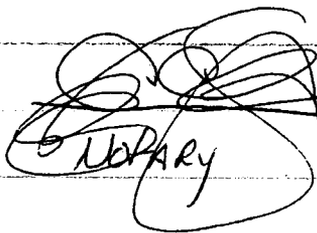
* Matthews v. Matthews, Supra 238 GA. At 203, 232 SE 2d at 78.

Matter was decided where Custodian Parent and Children Resided, Which is Phila. PENNA.

REQUEST for dismissals / Reversals :

Appellant (Michael Bishop) also has included Correspondence from Appellee (Nadine Bellinger) to Court with Exclusive Jurisdiction acknowledgement of such. & Continuation of Manipulation's of Family Courts of Phila. against Court of Georgia which currently is harbouring Bellinger and awarding her for wrongdoings of forum shopping after removing children from custodial parent away from state with VENUE and Jurisdiction.

I Pray Appeal Court of Georgia, to Recognize the underlined Issue involved hereofore, "Which is a Philadelphia, PENNA. Child Custody Case"


LIBRARY



4/30/15
Date

Michael Bishop
Michael Bishop 4-30-15

Michael Bishop
Signature

STATE of GEORGIA, Cobb County
COURT of APPEAL - Superior Clerk

Michael Bishop

Petitioner Appellant

v.

NADINE BELLINGER

Respondent Appellee

CIVIL NO. 14-1-1615-99

Notice of Appeal

RECEIVED IN OFFICE
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Petition to Transfer / Dismiss, Per Improper VENUE, Lack of Jurisdiction and Lack of Subject Matter and Personal Jurisdiction over out-of-State resident, from Illegal adjudication, by Removed from bench, Former Judge F. Cox.

I Michael Bishop, Prayfully Request this court to review prior error's and Mis-Application's to Law with the issuance of a TPO to petitioner (Bellinger) and resident of Cobb County since 2012 under the FVA §19-13-1 for an incident/crime that allegedly occurred in the Families Home-State for the respondent and for the minor children (County of Phila, State of PENNA.) Phila. County Court order's, for Petition for TPO on 2/6/14, and VACATED Court order on 2/7/14 by (Bellinger) which was submitted to Cobb County, GA Courts as Evidence to a prior adjudication of incident and TPO that Judge Cox has allowed, the Cobb County Courts to Circumvent Jurisdiction over (Illegally) an already court action in progress in County and State with Courts of Proper VENUE, Jurisdiction, Case Knowledge and County, Home-State of Respondent (Bishop)

Has adjudicated over. (Double Jeopardy) *

I WAS NOT allowed Due Process of service to *
initial Illegal TPO Hearing, held on 3-28-14 (I was
Served notice on 3-25-14) (10 day notice by law)
denied Right to be heard or defend by Cox and
current Judge Taylor. (Although Submitted Evidence
that Bellinger's Accusation's made against me, are
Perjured) Evidence of this ignored by trial court
* despite Evidence of Perjury is within transcripts,
and Submitted Contradictory Statement of facts
given to Phila Courts of same incident. ^{which impeaches} _{Credibility of witness}

Despite Attempt by Bellinger to circumvent the
Goals of the (UCCJEA) by petitioning Custody dispute
as other action (FVA) in other that court/state
where Action Belongs, is called Forum Shopping
* by Judge's F Cox + Taylor Choosing, to NOT follow
Law's, Rules to UCCJEA, or all motions to Clerk
Regarding Issues to UCCJEA, PKPA, VENUE, JURIS-
diction or Exclusive Jurisdiction from Initial Custody
Determination or Expedited requested Jurisdiction
hearings.

Cobb County, inappropriately assumed Jurisdiction
Denied Due Process, Violated Federal UCCJEA +
FVA Law's and Issued Judgment's and orders
That by Lack of Jurisdiction, VENUE, Preserved Jurisdiction,
over Self, (Cobb Orders ARE VOID) Cobb Should

have declined Jurisdiction Per Binding Precedents and Laws

§ OCGA 19-9-48(B), 43(A)(3), §15-11-2(8), 19-9-42(3)
Anderson v. Deas 273 GA. App. 770 (2005)
and Cobb Misleading of 19-13-2(b) when
Testimonies from Bellinger Proves I am not a
resident, of Cobb, Conducts no Business in
Cobb nor committed no action's within State
of Georgia.

Judge Cox avoidance to follow, what was
to prevent ONE parent from Abducting Child
from Custodial Parent and attempt to Change
Custody within County without Jurisdiction
to do so IS VIOLATION to UCCJEA.

I Pray Court of Appeal to DISMISS,
TRANSFER, Reverse Cobb Counties FVA, TPO
from 14-1-1615-99.

~~Michael Bishop~~
Michael Bishop
3-30-15

Michael Bishop
4-9-15

