

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

**May 19, 2015**

**To:** Mr. Larry J. Boyd, GDC409271, Coffee Correctional Facility, Post Office Box 650, Nicholls, Georgia 31554

**Docket Number: Style: Larry J. Boyd v. The State**

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.  **An improper Certificate of Service accompanied your document(s). Rule 6 You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.**
8.  Your Certificate of Service did not 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:**

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For Additional information, please go to the Court's website at: [www.gaappeals.us](http://www.gaappeals.us)

5/15/2015

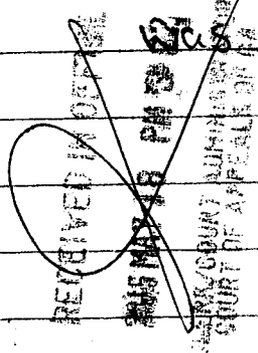
To: The Appellate Court State of Georgia

From: Larry Boyd

Coffee Corr. Nicholls, Georgia

Date: May 15, 2015

Re: Court order not having proper stamped date from the Clerks office i'm enclosing this letter, to inform the courts that the Court order from Judge Deborah C. Benifield Dated Feb. 20, 2015 was received from the Courts without the Clerks date or receipt. Therefore I was not able to provide this document with the stamped date, I'm requesting that the Courts, Accept the order that was forwarded. I have no means whatsoever of acquiring a date stamped Court Order. The Court Case No. # is 1944CR01203-6 Clayton County Superior Court this order was signed Feb. 20, 2015



Sincerely

Yours

Larry Boyd  
#409271

P.S.

The appeal court should NOT have Denied This appeal, because I had NOTHING To Do about The Clerks office NOT stamped Filing the Order. The way it came to you all, is the way it came to ME. I can't stamped file Court Order.

FILED IN OFFICE

MAY 18 2015

COURT/CLERK  
CLERK COURT OF APPEALS OF GA

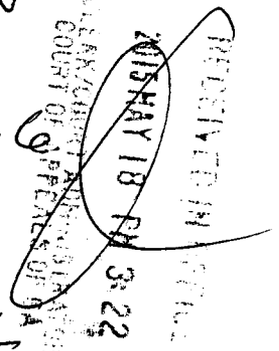
IN The COURT of appeals of fulton County  
STATE of Georgia

Larry J. Boyd  
appeallant,  
VS  
The State of Georgia  
appeallee (s).

Criminal action

A15 D0340

1994CR01203-6



Motion For Reconsideration

Come Now Larry J. Boyd, Pro.se, Pursuant to rule 27 of the Supreme Court of Georgia, Files this MOTION For reconsideration. IN Support OF this MOTION, Appellant shows that this Court:

1.

IN a decision rendered by the Court of appeals April 24, 2015, From the denial of MOTIONS Filed in the sentencing court to VACATE, SET ASIDE MODIFY OR CORRECT VAID SENTENCE,

This Court does retain jurisdiction to reconsider appellants standing appeal.

2.

With respect OF the Georgia CONSTITUTION 1986 Art. VI, sec. V. Para. III, and Art VI. Sec. VI Para. I, through VI, The GA. Court OF appeals has Jurisdiction and Power to review and correct appellants void sentence of the trial ~~Court~~ Court according to O.C.G.A. § 5-6-34(a)

3.

There Fore, by This Courts Failure to Correctly Appli. The Controlling law and Facts of the record DEMANDS

4.

Appellant adamantly states that appeal was denied for menial reason out side of appellants controll, by stating that requested copies of documents were not stamped filed Appellant does not have the means, nor the power to stamp file any documents, which has created a severe manifestation of in-justice in this case, and against appellant.

Where fore it is respectfully submitted that this Court should GRANT This MOTION For RECONSIDERATION, and reverse Appellant. adverse decision on appeal.

This 15, day of May 2015 !

# Certificate of Service

This is certify that I have this day served a true and correct copy of the within and foregoing document(s) upon the party(s) listed below by depositing a copy of the same in the United States Mail in a properly addressed envelope with adequate postage thereon or submitted same to the institutional legal mail system, to bellow addressee(s)

Court of Appeals of Georgia

Suite 501  
47 Trinity Avenue  
Atlanta, GA. 30334

Respectfully Submitted  
Larry J. Boyd  
Pro se

This 15 day of May 2015

Larry Boyd

I, Larry J. Boyd declare under the penalty of Perjury, that the foregoing statements herein are true and correct to the best of my knowledge and personal experience.

LARRY J. Boyd  
#409271-766  
Coffee Corg. Facility  
P.O. Box 650  
Nicholls, GA. 31554

Wherefore, Pursuant to  
O.C.G.A. § 16-10-70

Declarant sign his signature

1s): Larry Boyd

IN The Court of appeals OF fulton County,  
State OF Georgia

Larry J. Boyd  
appellant,

VS

The State of Georgia  
appellee (s).

CRIMINAL ACTION

A15D0340

1994CR01203-6

OUT OF TIME NOTICE OF APPEAL

Come now Larry J. Boyd, Pro se Appellant  
Here by Gives Notice OF OUT OF TIME appeal  
Which is timely Filed From the denial OF  
This Courts decision rendered April 24, 2015.  
The Clerk Will Please Omit Nothing From  
The record ON appeal. Complete transcript  
OF evidence, and Proceedings Will be Filed  
For inclusion in the record ON Appeal.

This 15 day OF May 2015!

## Certificate of Service

This is certify that I have This day a served a true and correct copy of The within and foregoing document(s) upon the Party(s) listed below by depositing a copy of the same in the United States Mail in a properly addressed enveloped with adequate postage thereon or submitted same to the institutional legal mail system, to bellow addressee(s)

Court of Appeal of Georgia  
Suite 501  
47 Trinity Avenue  
Atlanta, Georgia  
30334

This 15 day of May 2015

I, Larry J. Boyd, declare under the Penalty of Perjury, that the foregoing statements herein are true and correct to the best of my knowledge and personal experience. Wherefore, Pursuant to O.C.G.A. § 16-10-70

Declarant sign his signature  
Is: Larry Boyd  
(Declarant)

Respectfully submitted,  
Larry J. Boyd  
Pro se

Larry J. Boyd  
LARRY BOYD  
409271-766  
Coffee Coop. facility  
P.O. Box 650  
Nicholls, GA 31554