

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

**December 11, 2015**

**To:** Mr. Charles A. Brown, GDC5012, Crisp County Jail, 196 Highway 300 South, Cordele, Georgia 31015

**Docket Number: Style: Charles A. Brown 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.  No 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)

COURT OF APPEALS OF GEORGIA  
DOCUMENT RETURN NOTICE FOR APPLICATIONS

12/10/15

Car  
pb

To: Charles A. Brown

Docket Number: Style: Charles A. Brown 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).
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13.  Your motions were submitted in an improper form (joint, compound, or alternative motions in one document). Rule 41 (b)
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15.  Your document(s) was (were) not securely bound at the top with staples or round head fasteners. Rules 1(c), 30 (e) and 31 (c)
16.  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).

RECEIVED IN 1111

5 DEC 10 PM 2:32

DEFENDANT, CHARLES A BROWN # 5012,

COURT OF APPEALS

IS REQUESTING COURT OF APPEAL TO TAKE INTO CONSIDERATION OF THE FILED CERTIFICATE OF IMMEDIATE REVIEW,

DEFENDANT WENT BEFORE JUDGE PRIDGEN FOR A EVIDENTIAL HEARING NOV-12-2015, THURSDAY, THATS WHEN IT BECAME AWARE OF JUDGE PRIDGEN COURT ORDOR DENING ME THE OPPORTUNITY TO OBJECT TO THE WITHDRAWAL PETITION...

DEFENDANT, RECEIVED A COPY OF THE COURT ORDOR IN THE MAIL NOV-18-2015, THAT FOLLOWING WENDAY, FROM THE CLERK OF COURT MS. JEAN ROGER,

DEFENDANT, COULDN'T MAIL OUT CERTIFICATE IMMEDIATE REVIEW ~~WEDNESDAY~~ NOV-19-2015 THURSDAY THURSDAY, BECAUSE THE MAIL OFFICER DIDN'T PICK UP THE MORNING MAIL

DEFENDANT MAILED OUT CERTIFICATE OF IMMEDIATE REVIEW TO CLERK OF COURT NOV-20-2015 Fryday morning Fryday morning CERTIFICATE IMMEDIATE REVIEW WAS STAMPED AND FILED NOV-23-2015,

DEFENDANT SIGNED RECEIVED LEGAL MAIL FROM THE CLERK OF COURT MS. JEAN ROGER NOV-25-2015, WENDAY, BASED ON THE THANKSGIVING HOLIDAYS DEFENDANT HAD NO CHOICE BUT TO MAIL OUT CERTIFICATE IMMEDIATE REVIEW TO COURT OF APPEAL NOV-30-2015,

AGAIN DEFENDANT IS REQUESTING COURT OF APPEAL TO TAKE INTO CONSIDERATION OF FILED CERTIFICATE OF IMMEDIATE REVIEW. THANK YOU FOR YOUR TIME.

CHARLES A BROWN.

IN THE SUPERIOR COURT OF CRISP COUNTY  
STATE OF GEORGIA

FILED IN OFFICE

COPY

NOV 23 2015

Jean H. Rogers, Clerk  
CRISP SUPERIOR COURT

STATE OF GEORGIA

VS.

CHARLES A BROWN

CASE NO: 15R-033

### CERTIFICATE OF IMMEDIATE REVIEW

COME NOW CHARLES A BROWN, DEFENDANT, IN THE ABOVE STYLED, "CERTIFICATE OF IMMEDIATE REVIEW," AS AUTHORIZED UNDER O.C.G.A 5-7-2, 5-6-35, 5-6-34(B) AND CITED IN SCRUGGS-V-GEORGIA DEPARTMENT OF HUMAN RESOURCES, 261 GA 587 408 S.E 2d 103 (1990) AND DUE PROCESS OF LAW RIGHTS AND PROCEDURAL GUARANTEE... DEFENDANT SUBMITS THIS MOTION IN PROPERIA PERSONA AND IN FORMA PAUPERIS TO WIT,

(1)

DEFENDANT MOVE THIS COURT TO IMMEDIATELY REVIEW THE BELOW STATED AND FOREGOING FACTS OF LAW TO RELIEVE DEFENDANT OF THIS CLEAR PREJUDICE AND UNCONSTITUTION MALICIOUS INTENT DUE PROCESS VIOLATION... DEFENDANT HAS BEEN DEPRIVED OF EQUAL PROTECTION OF THE LAW GIVING UNDER BOTH ARTICLE 1 PARAGRAPH II LEGAL PROTECTION AND ARTICLE 1 PARAGRAPH 1 TO THE GEORGIA CONSTITUTION... DEFENDANT WASNT AWARE OF JUDGE PRIDGEN COURT ORDOR BEING WITHHELD UNTIL NOV-12-2015, DEFENDANT RECIEVED COURT ORDOR NOV-18-2015 BY DEPUTY JOHNSON, DEFENDANT MAIL WENT OUT NOV-20-2015, MAIL OFFICER DIDNT PICK UP MORNING OUT GOING MAIL, NOV-19-2015,

(2)

ON OCT-27-2015, JASON B MOON PETITION THE COURT TO WITHDRAW FROM REPRESENTING DEFENDANT COURT CASE. JASON B MOON ALLEGES THAT DEFENDANT HIRED ADDITIONAL COUNSEL ADRIAN PATRICK, WITH OUT INFORMING OR CONSULTING WITH HIM, WHICH PREVENTED HIM FROM ADEQUATELY REPRESENTING DEFENDANT,

(3)

DEFENDANT URGUE THAT JASON B MOON WAS GIVING NOTICE THAT ADRIAN PATRICK WAS HIRED TO HELP ASSIST INTO HIS CRIMINAL CASE, AND HE HAD THE RIGHT TO OBJECT TO JASON B MOON WITHDRAWAL WITHIN 10 DAYS OF THE DATE OF THIS NOTICE,

(4)

DEFENDANT URGUE, BY HAVING NEW COUNSEL SHOULD NOT BE A REASON TO WITHDRAW FROM DEFENDANT COURT CASE. A CASE THAT HAS BEEN SET FOR JURY TRIAL NOV-16-2015, DEFENDANT FAMILY HAS LIQUIDATED PERSONAL PROPERTY ESTIMATES \$4,000.00 TO HIRER JASON B MOON LAW FIRM TO ADEQUATELY REPRESENT HIS COURT CASE ALL THE WAY TO JURY TRIAL

(5)

ON NOV-08-2015, DEFENDANT URGUE THAT TRIAL JUDGE Jhon C. PRIDGEN SHOWED AN ABRUSE OF DISCRETION "MALICIOUSLY WITH INTENT, VIOLATING DEFENDANT DUE PROCESS RIGHT, BY NOT ALLOWING DEFENDANT TO OBJECT TO JASON B MOON PETITION, SEE COURT CASE, JONES-V-STATE, SUPRA AT 473, 431, S.E 2d 136..... DEFENDANT HAVE BEEN INCARCERATED CLOSE TO 2YRS IN CRISP COUNTY JAIL PREPAIRING HIS COURT CASE FOR TRIAL....

JUDGE Jhon C. PRIDGEN, did NOT TAKE INTO CONSIDERATION OF THE TIME, EFFORT AND MONEY THAT DEFENDANT AND HIS FAMILY HAS PLACED INTO MOON LAW FIRM IN PREPAIRING THIS CASE FOR TRIAL...

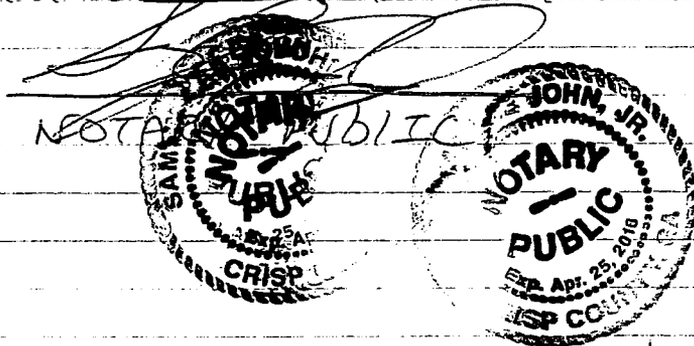
BY DEFENDANT HAVING NEW COUNSEL DOES NOT GIVE JUDGE PRIDGEN THE RIGHT TO DISREGUARD DEFENDANT DUE PROCESS RIGHT TO OBJECT AND TO BE HEARD ON THIS MATTER...

(6)

DEFENDANT MOVE TO EXERCISE HIS GIVEN RIGHT GUARANTEED UNDER THE CONSTITUTION THAT THIS ORDER BE REMANDED AND A HEARING BE SCHEDULED,

FOR ALL THE ABOVE AND FOREGOING  
REASONS AND STATED FACTS AND TO  
SAVOR A MISCARRIAGE OF JUSTICE  
AND RELIEF FROM CLEAR PREJUDICE  
DEFENDANT PRAYS THIS COURT SHALL  
SO GRANT AND FILE SAID CERTIFICATE.

DATE: THIS 19<sup>th</sup> DAY OF NOVEMBER, 2015  
SWORN AND SUBSCRIBED BEFORE ME,  
THIS 19<sup>th</sup> DAY OF NOVEMBER, 2015



c/  
c

MR. CHARLES A BROWN #5012  
196 Hwy 300 South  
CORDELE GA 31015

# CERTIFICATE OF SERVICE

THIS IS TO CERTIFY THAT I HAVE SERVED ALL LISTED PARTIES BY DEPOSITING OF COPY OF THE SAME IN U.S. MAIL WITH ADEQUATE POSTAGE ATTACHED AND PROPERLY ADDRESSED TO ASSURE DELIVERY UPON

DENISE FACHINI  
DISTRICT ATTORNEY  
PO BOX 5510 CORDELE GA  
GA 31015

JEAN ROGER CLERK OF COURT  
PO BOX 747 CORDELE GA 31015

JASON B MOON LAW FIRM  
PO BOX 866 VALDOSTA GA 31603

RESPECTFULLY SUBMITTED THIS 19<sup>TH</sup>  
DAY OF NOVEMBER, 2015

MR. CHARLES A BROWN #5012  
196 HWY 300 SOUTH  
CORDELE GA 31015

IN THE SUPERIOR COURT OF CRISP COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA  
VS  
CHARLES A BROWN

CASE NO: 15R-033

NOTICE OF INTENT

COME NOW CHARLES A BROWN, DEFENDANT  
IN THE ABOVE STYLE, "NOTICE OF INTENT"  
TO APPLY INTERLOCUTORY APPLICATION  
TO THE COURT OF APPEALS OF GEORGIA.

THIS 19<sup>th</sup> DAY OF NOVEMBER, 2015

MR. CHARLES A BROWN #5012  
197 HWY 300 SOUTH  
CORDELE GA 31015

## CERTIFICATE OF SERVICE

I CERTIFY THAT I HAVE THIS DAY SERVED ALL LISTED PARTIES WITH A COPY OF THIS "NOTICE OF INTENT" BY U.S. MAIL WITH ADEQUATE POSTAGE ATTACHED AND PROPERLY ADDRESSED TO ASSURE DELIVERY UPON,

DERISE FACHINI  
DISTRICT ATTORNEY  
PO BOX 5510 CORDELE GA 31015

JEAN ROGER CLERK OF COURT  
PO BOX 747 CORDELE GA 31015

JASON B MOON LAW FIRM  
PO BOX 866 VALENTIA GA 31603

RESPECTFULLY SUBMITTED THIS 19TH  
DAY OF NOVEMBER, 2015

MR. CHARLES A BROWN #5012  
196 HWY 300 SOUTH  
CORDELE GA 31015

# MOON LAW FIRM

FLOYD B. MOON  
JASON B. MOON

119 West North Street, Valdosta, Georgia 31601  
Tel: (229) 247-0715 | Fax: (229) 245-0879

## “EXHIBIT A”

October 27, 2015

Certified Return Receipt No. 7015 0640 0006 8068 7167

Charles Brown, Inmate # 5012  
Crisp County Jail  
196 Hwy. 300 South  
Cordele, GA 31015

**In Re: State of Georgia vs. Charles Avery Brown**  
**Crisp County Superior Court**  
**Criminal Action No.: 15R-033**

Dear Mr. Brown:

Please be advised that my office will be petitioning the Court to withdraw from representing you in your “**CRIMINAL**” case. You have hired additional counsel without informing or consulting with me on this matter, preventing me from being able to adequately represent you. Please find the Entry of Appearance and Motions filed by additional counsel, Adrian Patrick, attached hereto as Exhibit “B”.

Please be further advised that the Superior Court of Crisp County and Court of Appeals will retain jurisdiction of the “**CRIMINAL**” action and that you have the burden of keeping these Courts informed respecting where notices, pleadings or other papers may be served. In addition, you will have the obligation to prepare for trial or hire other counsel to prepare for trial when the trial date is set. If you fail or refuse to meet these burdens, you may suffer adverse consequences such as a judgment being taken against you.

You will have the burden of preparing for any scheduled proceeding in that the dates, including trial date, will not be affected by my withdrawal. You have a right to object within ten (10) day of the date of this notice.

Very truly yours,

  
Jason B. Moon  
Attorney at Law  
MOON LAW FIRM

COPY

IN THE SUPERIOR COURT OF  
STATE OF GEORGIA

FILED IN OFFICE

cc: JH  
SR

NOV 5 - 2015

Jean H. Rogers, Clerk  
CRISP SUPERIOR COURT

STATE OF GEORGIA  
VS

CHARLES A BROWN

CASE NO. 15R-033

DEFENDANT RESPONSE TO COUNSEL JASON  
B. MOON LAW FIRM WITH DRAWING FROM DEFENDANT  
CRIMINAL CASE AND SHOWS THIS COURT AS FOLLOWS,

(1)

DEFENDANT WILL SHOW TO THE COURT THAT DEFENDANT  
HAS PAID COUNSEL JASON B. MOON IN FULL TO  
REPRESENT HIS CRIMINAL CASE ALL THE WAY  
TO TRIAL,

(2)

DEFENDANT WILL SHOW TO THE COURT THAT COUNSEL  
JASON B. MOON WAS INFORMED ABOUT HEREIN  
ANOTHER ATTORNEY TO HELP ASSIST INTO HIS  
CRIMINAL CASE,

(3)

DEFENDANT WILL SHOW TO THE COURT THAT COUNSEL JASON B MOON NEVER DID ADVISE DEFENDANT OR DEFENDANT FAMILY NOT TO HIRE ANOTHER ATTORNEY TO ASSIST IN HIS CRIMINAL CASE,

(4)

DEFENDANT WILL SHOW TO THE COURT THAT DEFENDANT OR HIS PRESENT COUNSEL ADRIAN PATRICK HAS NO PROBLEM WITH WORKING WITH COUNSEL JASON B MOON WITH DEFENDANT CRIMINAL CASE,

(5)

BASED ON THE ABOVE GROUNDS DEFENDANT RESPECTFULLY MOVES THIS COURT TO IMMEDIATELY REVIEW AS A NECESSITY AND URGENCY AS DEFENDANT HAS BEEN SET FOR TRIAL NOV-16-2015 @ 9AM CRISP COUNTY COURT HOUSE

RESPECTFULLY SUBMITTED THIS 3<sup>RD</sup> DAY OF NOV, 2015

MR. CHARLES A BROWN #5012  
196 HWY 300 SOUTH  
CORDELE GA 31015

# CERTIFICATE OF SERVICE

THIS IS TO CERTIFY THAT I HAVE  
THIS DAY SERVED A COPY OF THE SAME  
MOTION IN U.S. MAIL POSTAGE  
PREPAID AND PROPERLY ADDRESSED TO  
ASSURE DELIVERY,

DEAISE FACHINI  
DISTRICT ATTORNEY  
PO BOX 5510 CORDELE  
GA 31015

JEAN ROGER CLERK OF COURT  
PO BOX 747 CORDELE GA 31015

JASON B MOON MOON LAW FIRM  
PO BOX 866 VALDOSTA GA 31603

RESPECTFULLY SUBMITTED THIS 3RD DAY  
OF NOV- 2015

MR CHARLES A BROWN SR  
196 HWY 300 SOUTH  
CORDELE GA 31015

DEAR MRS. JEAN ROBER, CLERK OF COURT

I HAVE INCLOSED A COPY OF THE MOTION RESPONDING TO JASON MOON WITHDRAWING FROM MY CRIMINAL CASE THAT PENDING HERE IN CRISP COUNTY.

I WENT TO A CALENDAR CALL NOV-03-15 JUDGE HUGHES HAS PLACE MY CRIMINAL CASE DOWN FOR TRIAL NOV-03-2015

I AM REQUESTING THAT THIS MOTION BE BROUGHT TO THE COURT ATTENTION IMMEDIATELY TO REVIEW AND SCHEDULE A COURT HEARING,

I HAVE A RIGHT TO OBJECT WITHIN (10) DAYS OF THE DATE OF THE NOTICE THAT JASON B MOON FILED TO THE COURT TO WITHDRAW FROM MY COURT CASE "10-27-2015"

THANK YOU FOR YOUR TIME AND MAY GOD CONTINUE BLESSING YOU.

MR. CHARLES A BROWN SUI2  
196 HWY 300 SOUTH  
CORDELE GA 31015

NOV-03-2015

DEAR MR. MOON ATTORNEY AT LAW

MY FAMILY AND I HAVE RETAINED ANOTHER COUNSEL TO MY CASE HERE IN CRISP COUNTY.....

MR. ADRIAN PATRICK  
3115 BROWNWOOD DRIVE  
SNELLVILLE GA 30078  
404-219-1789 #  
678-609-1467 FAX

MR. PATRICK HAS BEEN DISCUSS ABOUT THE NATURE OF THIS CASE, THERE HAS BEEN SOME DEVELOPING INTO THIS CASE AND I AM REQUESTING THAT YOU GIVE HIM A CALL INREGARDS TO THE NEW DEVELOPING IN THIS CASE.

I HAVE GIVING YOU A CALL AT YOUR OFFICE, REQUESTING TO SPEAK WITH YOU. STILL YOU HAVEN'T RESPONDED BACK TO ME OR MY FAMILY.

I MAILED YOU A LETTER HOPEFULLY YOU WILL RESPOND BACK.....

YES, MR. PATRICK WILL BE A GREAT HELP INTO THIS CASE AND I AM REQUESTING THAT YOU TWO LAWYERS GET IN CONTACT AND GO OVER NOTES IN PREPARING A SOLID DEFENCE INTO THIS....

NO, MY FAMILY AND I DO NOT WISH ~~TO~~ TO HAVE YOU REMOVED FROM MY CASE WE ARE REQUESTING THAT YOU ASSIST MR. PATRICK WITH THIS CASE...

MY FAMILY AND I ARE REQUESTING TO HAVE YOU PRESENT NOV-03-2015 @ 9AM CRISP COUNTY COURT HOUSE CALENDAR CALL

YES, MR. PATRICK WILL BE PRESENT, I AM ALSO REQUESTING THAT YOU BRING MY ENTIRE CASE WITH YOU AND ALL LETTERS SO THAT WE COULD SHARE NOTES AND FORM A BETTER DEFENSE AND TRIAL STRATEGY, PLEASE BRING YOUR LAB TOP SO WE COULD GO OVER THE PATROL DASH CAM, THERE SOME THINGS I WISH TO VIEW, SO PLEASE BRING YOUR LAB TOP - ALSO BRING A COPY OF THE COLORED PICTURES, I AM REQUESTING TO RECEIVE A COPY OF THEM....

AT THIS MOMENT, I'M NOT SURE HAVE YOU GOTTEN THE BACK GROUND CHECK ON THOSE OFFICERS THATS INVOLVE WITH MY CASE, IF NOT PLEASE DO -

ALSO AT THIS MOMENT, I HAVE INCLOSED (9)  
A COPY CRASH REVIEW BOARD, PREVENTABLE  
CRASH CATEGORY 1 THAT THE ARRESTING  
OFFICER WAS INVOLVE IN THE ACTION HE  
TOOK THEN IS THE SAME ACTION THAT WAS  
TAKEN WHEN HE PURSUED AT A HIGH RATE OF  
SPEED BEHIND ME FOR A ILLEGAL U-TURN ON  
TOP OF A HILL..... THAT'S WHY I REQUEST  
THAT WE GET ANY AND ALL BACK GROUND HISTORY  
THAT WE CAN ON ALL THESE OFFICERS A.I.S.A.P.  
ALL YOU GOT TO DO IS CALL THAT NUMBER  
AND REQUEST THAT INFORMATION THAT  
INFORMATION HAS BEEN GIVING TO YOU ONCE  
BEFORE.....

AGAIN, I SAY THAT THIS OFFICER JUMPED  
IN HIS CAR AND ACCELERATED AT A HIGH  
RATE OF SPEED IN THE DIRECTION OF THE  
HILL THAT HE STATED THAT TRAFFIC THAT  
WAS APPROACHING THAT SAME HILL FROM  
THE OPPOSITE DIRECTION HE WAS, TRAFFIC  
HE COULD NOT SEE, TRAVELED AT A HIGH  
RATE OF SPEED, WITH HIS LIGHTS OFF AND  
WITH OUT USEN HIS SIREN / HORN

\*EVERY DRIVER OF A VEHICLE SHALL EXERCISE DUE  
CARE TO AVOID COLLIDING WITH ANY PEDESTRIAN UPON  
ANY ROADWAY AND SHALL GIVE WARNING BY SOUNDING  
THE SIREN / HORN WHEN NECESSARY AND SHALL EXERCISE  
PROPER PRECAUTION UPON OBSERVING ANY CHILD  
OR ANY CONFUSED OR INCAPACITATED PERSON UPON  
A ROADWAY, THE DRIVER OF AN AUTOMOBILE CANNOT  
BE USING THE HIGHWAYS WITHIN HIS RIGHTS OR TO BE IN  
THE EXERCISE OF DUE CARE IF HE TAKES ADVANTAGE  
OF THE FORCE, WEIGHT, AND POWER OF HIS MACHINE  
SUPERIOR RIGHTS UPON THE PUBLIC HIGHWAYS DESIGNED  
FOR THE USE OF ALL MEMBERS OF THE PUBLIC ~~AND~~  
UPON EQUAL TERMS.....

THIS OFFICER HAD NO REGARDS FOR PUBLIC SAFETY OR HIS SAFETY. AGAIN, I ASK THAT YOU GET BACK GROUND HISTORY ON ALL OFFICERS THAT'S INVOLVE WITH THIS CASE, EVERY ONE HAS A PAST AND IT'S A MUST THAT WE KNOW WHAT IT IS IN THERE PAST, AS I REQUESTED BEFORE TO PULL UP ON THE INTERNET, STATE TROOPER THAT KILLED 2-GIRLS IN ROME GA, YOU WILL SEE THE ACTION THAT WAS EXPOSE TO THE PUBLIC, AGAIN, THIS TROOPER ACTIONS NEED TO BE EXPOSE TO THE JURY AT ALL STAGES OF THIS CASE....

MY FAMILY AND I SAY AGAIN, THIS OFFICER TESTIMONY CLEARLY PLAYED A MAJOR ROIE IN PLACEN ME IN PRISON FOR 3 YRS FOR PROBATION REVOCATION — THE LEADING CHARGE FOR STOPING AND ARRESTING ME WAS FOR A ILLEGAL U-TURN, ON TOP OF A HILL THAT HE WAS FORMIAR WITH AND AS IT WAS MENTION IN MY PRIOR LETTER,

OFFICER TAUNTON, ~~EXPLAIN TO THE COURT~~ GIVE THE COURT A REASON TO BELIEVE THAT TRAFFIC COULD NOT SEE MR. BROWN EXECUTING THAT U-TURN ON TOP OF THAT HILL FROM WHERE YOU WAS STANDING....

THIS OFFICER STATE THAT HE DO NOT KNOW THE SPEED I WAS TRAVELEN, EXECUTEN THAT U-TURN, HE ALSO STATED THAT HE JUST STOP ME, B/C IT JUST APPEARED THAT I SHOULD HAVE SLOWED DOWN TO MAKE THAT U-TURN SAFE....

—OVER

YES I AM REQUESTING THAT YOU GO OVER, THAT INFORMATION DEALING WITH "GA CRIMINAL LAW NEWS"

YOU AND I HAVE SPOKE ON THIS MATTER BEFORE AND YOU AGREED THAT YOU WOULD LOOK INTO THIS - YES I WOULD LIKE TO GO HEAD AND GET THIS STARTED WITH MY CASE. MOST OF THE THINGS THATS NEEDED MY FAMILY AND I HAVE THATS WHY I REQUEST THAT YOU BIZING MY WHOLE CASE AND ALL LETTERS I WRITTEN TO YOU B/C MY FAMILY WILL BE THERE NOV-03-2015 AND MY FAMILY AND I WANT TO GET THIS DONE IN ORDER FOR THAT TO HAPPEN YOU MUST BUILD AND GET TO KNOW MY FAMILY AND I MR. MOON

BUT YES PLEASE GO OVER EVERYTHING AND DO GIVE ME A CALL OUT TO THE COUNTY JAIL PLEASE - THANK YOU FOR YOUR TIME

MR CHARLES BROWN SR  
196 HWY 300 SOUTH  
CORDELE GA 31025

10-12-2015



*Austin Bryant*

DEAR MRS. JEAN ROSEB CLERK OF COURT,

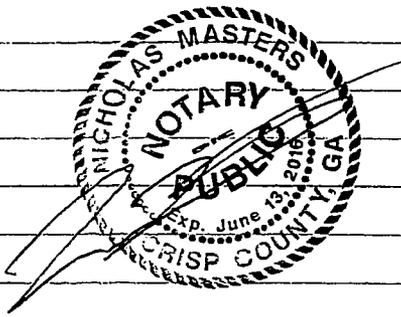
I WENT TO COURT NOV-12-2015,  
BEFORE CHIEF JUDGE JOHN C. BRIDGÉN  
HE BROUGHT IT TO THE COURT ATTENTION  
THAT HE HAD PLACE A ORDER ON FILED  
REMOVING COUNSEL JASON B MOON FOR  
REPRESENTING MY CASE ~~AT~~ AT TRIAL...

AT THIS MOMENT I AM REQUESTING  
TO RECIEVE A COPY OF THAT ORDER,  
THATS ON FILED PLEASE....

THANK YOU FOR YOUR TIME...

MR. CHARLES A BROWN<sup>#</sup> 5012  
196 HWY 300 SOUTH  
CORDELE GA 31015

NOV-13-2015



*Jean H. Rogers*  
CLERK SUPERIOR & JUVENILE COURTS  
CRISP COUNTY, GEORGIA

Phone (229) 271-4726  
Fax (229) 271-4737

Post Office Box 747  
Cordele, Georgia 31010-0747

November 17, 2015

TO: Charles Avery Brown # 5012  
Crisp County LEC  
196 Hwy 300 South  
Cordele, GA 31015

RE: 15R-033

Enclosed are copies of:

1. Court Order filed in office Nov. 16, 2015 granting withdrawal of Jason Moon.

COPY

FILED IN OFFICE

IN THE SUPERIOR COURT OF CRISP COUNTY  
STATE OF GEORGIA

NOV 16 2015

Jean H. Rogers, Clerk  
CRISP SUPERIOR COURT

STATE OF GEORGIA )  
Plaintiff )  
VS. )  
CHARLES AVERY BROWN, )  
Defendant. )

CASE NO.: 15R-033

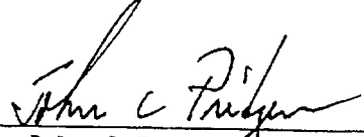
COURT ORDER

UPON proper notice by Jason B. Moon, Attorney of Record to the Defendant, CHARLES AVERY BROWN, in the above styled matter, dated October 27, 2015, (See Exhibit "A"), and the MOTION TO WITHDRAW having been properly filed with this Court;

The Court having been advised of good cause for the granting of said motion by the Movant;

NOW, THEREFORE, IT IS HEREBY CONSIDERED, ORDERED AND ADJUDGED that the said "MOTION TO WITHDRAW", filed by Jason B. Moon, is hereby granted. Said attorney's name shall be stricken as Attorney of Record for the Defendant, CHARLES AVERY BROWN.

SO ORDERED this 8<sup>th</sup> day of November, 2015.



Hon. John C. Pridgen, Chief Judge  
Superior Court of Crisp County  
Cordele Judicial Circuit

Prepared by:  
Jason B. Moon  
119 West North Street  
Post Office Box 866  
Valdosta, Georgia 31603-0866  
(229) 247-0715  
State Bar No.: 517955