

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

February 4, 2015

To: Mr. Charles A. Brown, GDC#5012, Crisp County Jail, 197 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: Please indicate on your submission if this is an application, and if so, please write it as a cover letter and indicate which order is being appealed.**

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

TO: Whom It CONCERN

I CHARLES A BROWN HAS BEEN INCARCERATED 9-months. AS YOU VIEW BOTH IMMEDIATE REVIEW CERTIFICATES they both has relation with ONE ANOTHER. THEY BOTH SHOWS PREJUDICE, BIAS, CRUEL AND UNUSUAL PUNISHMENT AND A due PROCESS VIOLATION. Both Judges Chief SUPERIOR COURT JUDGE C. BRIDGEN, MAGISTRATE JUDGE GAIL SIMS REASON DENIEN BOND WAS, CRUEL & UNFAIR AND A FORM OF FALSE IMPRISONMENT "MY FAMILY AND I HAVE BOTH TRANSCRIPTS) "JUNE-10-2014 BOND HEARING AND AUG-27-2014 INDICTMENT ARRAIGNMENT, WHERE THE DISTRICT ATTORNEY OFFICE HERE IN CRISP COUNTY STATED IN OPEN COURT, THAT THEY MADE CONTACT WITH THE D/A OFFICE IN ~~CRISP COUNTY~~ TIFTON GA AND THAT THEY WERE PARTICIPATING THAT TURNER COUNTY WILL BE PICKING ME UP FOR A PROBATION REVOCATION. IF THE PROBATION OFFICER KNEW THAT THEY WAS NOT GOING TO FOLLOW THE PROBATION (OFFICER) GUIDELINES REQUIREMENTS AND NOT FILE A PETITION (TIMELY) WITHIN 15 DAYS THE QUESTION MY FAMILY AND I ARE ASKING "WHY" IS YOU HOLDING ME IN JAIL"

MY FAMILY AND I ARE TRUELY UP SET OF HOW THIS LEGAL SYSTEM HAS HANDLE THIS COURT CASE FROM THE START, STILL I REMAIN IN JAIL WITH A PROBATION hold AND WITHOUT A BOND, LEAVING ME AND MY FAMILY TO SUFFER FOR THERE WRONG DOING, THERES MANY OTHERS) THAT SUFFERING IN THE HANDS OF THIS LEGAL SYSTEM HERE IN THIS COUNTY "INMATE MCGARRICK BUTTS, INMATE TYRONE LUCKIE, THEY BOTH HAS FILED IMMEDIATE REVIEW CERTIFICATE.

THE APPROPRIATE STEPS WILL BE TAKEN IN CONTACTING SOUTHERN CENTER FOR HUMAN RIGHTS, NAACP, JUSTICE DEPT. & U.S. DISTRICT JUDGE DUDLEY H. BOWEN JR.

MY FAMILY AND I ASK THAT YOUR OFFICE PLEASE LOOK INTO THIS MATTER, BECAUSE IT WAS TOLD TO MY FAMILY THAT THE COURT STILL HAS NOT SCHEDULE A COURT HEARING FOR NONE OF THESE IMMEDIATE REVIEWS.

THANK YOU FOR YOUR TIME MAU GO D CORINCE
BLESSING YOU AND YOUR FAMILY

CHARLES A BROWN SU12
1-30-2015

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

January 26, 2015

TO: Charles A. Brown # 5012
196 Hwy 300 South
Cordele, GA 31015

RE: 14R-306

A stamped "filed" copy of your Certificate of Immediate Review was returned to you at the time of filing on January 6, 2015.

COPY (EXHIBTA)

14R-300

IN THE SUPERIOR COURT OF CRISP COUNTY

STATE OF GEORGIA

FILED IN OFFICE

JAN 6 - 2015

Jean H. Rogers, Clerk
CRISP SUPERIOR COURT

STATE OF GEORGIA

vs.

CHARLES AVERY BROWN
Defendant

WARRANT NO. 14-0509FW/E01512349,
14-0511MW/E01512350,
14-0512MW/E01512351,
14-0513FW/E1512347,
14-514FW/E1512353,
E01512352

ORDER DENYING BOND

FILED IN OFFICE

JUN 12 2014

Jean H. Rogers, Clerk
CRISP SUPERIOR COURT

This matter, having come before the Court:

___ upon denial of bond by the Magistrate due to

as an offense/offenses bailable only before a Judge of the Superior Court, to wit: possession methamphetamine and possession of firearm during crime

and with the Court having considered the criteria for the setting of a bond pursuant to O.C.G.A. §17-6-1(e), the Court hereby determines that bond in this matter shall be DENIED based on the following considerations:

- ___ based on the serious nature of the offenses;
- ___ that the defendant poses a significant risk of flight from the jurisdiction of the court or of failing to appear in court when required;
- ___ that the defendant poses a significant threat or danger to another person, to the community, or to property in the community;
- ___ that the defendant poses a significant risk of committing a felony pending trial;
- ___ that the defendant poses a significant risk of intimidating witnesses or otherwise obstructing the administration of justice pending trial;

based on the following: to determine if the defendant is on felony probation; probation hold out of Turner County.

SO ORDERED this 10 day of June, 2014.

John C. Pugh
JUDGE, SUPERIOR COURTS
CORDELE JUDICIAL CIRCUIT

Form prepared by:
Greg Johnson, Assistant District Attorney
Cordele Judicial Circuit
Georgia State Bar# 565037
P.O. Box 5510
Cordele, GA 31010
Phone: 229-271-4735; Fax: 229-271-4739
Email:

(EXHIBIT B)

INDIVIDUAL(S) WHO WAS GIVEN BOND BY
A SUPERIOR COURT JUDGE AND A MAGISTRATE
JUDGE GAIL SIMS...

1) MR TRAVIC QUARTERMAN, "PROBATION HOLD IN
TURNER COUNTY..."

2) MR MARIO WILLIAM* 21180 "PROBATION HOLD IN
AMERICUS GA..."

<SUPERIOR COURT JUDGE SET BOND>

<MAGISTRATE JUDGE SET BOND>

4) MR CHRISTOPHER PATE, "METHAMPHETAMINE
GDCE# 914748

5) MR KELSEY SMITH, "POSSESSION OF COCAINE,
"POSSESSION OF FIRE ARM DURING COMMISSION
OF FELONY, THEFT BY RECEIVING STOLEN PROPERTY

(EXHIBIT C)

IN THE SUPERIOR COURT OF CRISP COUNTY
STATE OF GEORGIA

STATE OF GEORGIA

VS.

CASE NO. 14R-306

CHARLES A. BROWN
DEFENDANT.

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-VS-GEORGIA DEPARTMENT OF HUMAN RESOURCES, 261 GA 587, 408 S.E. 2d 103 (1990) AND DUE PROCESS OF LAW AND PROCEDURES. DEFENDANT SUBMITS THIS MOTION IN PROPERIA PERSONA AND IN FORMA PAUPERIS TO WIT,

1:

DEFENDANT MOVES THIS COURT TO IMMEDIATE REVIEW AS A NECESSITY AND URGENCY AS DEFENDANT HAS BEEN PREJUDICED AND DEPRIVED OF EQUAL PROTECTION OF THE LAW AND THE ~~RIGHT~~ RIGHT TO BAIL AWAITING TRIAL GIVEN UNDER BOTH ARTICLE 1 PARAGRAPH 11 (EQUAL PROTECTION), AND ARTICLE 1, PARAGRAPH 1 TO THE GEORGIA CONSTITUTION...

2:

DEFENDANT MOVES TO EXERCISE HIS GIVEN RIGHTS GUARANTEED UNDER THE CONSTITUTIONS AND THAT RIGHT BEING RIGHT TO BAIL...

NO MAN SHALL BE RESTRIINED OR IMPRISONED BY ANY AUTHORITY WHAT SO EVER, BEFORE THE LAW HAS SENTENCED HIM THERETO, IF HE CAN PUT IN SUFFICIENT SECURITIES FOR HIS APPEARANCE AND GOOD BEHAVIOR...

THE EIGHTH AMENDMENT TO THE UNITED STATES CONSTITUTION GUARANTEES THE RIGHT TO A REASONABLE BOND / BAIL AND, "ALL PERSONS SHALL BE BAILABLE UNLESS FOR CAPITAL OFFENSES WHEN PROOF SHALL BE EVIDENT OR PRESUMPTION GREATER THAT PERSON." ACCUSED WITH POSSESSION OF CONTROLLED SUBSTANCES AND POSSESSION OF FIREARM DOES NOT FAIL UNDER SUCH TO WARRANT A DENIAL OF BAIL... INSERTED IN THE JUDICIARY ACT OF 1789. ARTICLE II, 52 JOURNALS OF CONTINENTAL CONGRESS 334 (1789)

D.C.G.A. § 17-6-1(d) STATES THE DEFENDANT RIGHT TO BAIL AND UNDER THIS IMMEDIATE REVIEW CERTIFICATE DEFENDANT MOVES THIS COURT TO HONOR THE RULES AND LAWS UNDER THIS PROVISION D.C.G.A. § 5-6-34(B) 5-6-35...

DEFENDANT HAS BEEN INCARCERATED ON ABOVE STATED CHARGES, WHICH ARE BAILABLE UNDER LAW, FOR WITHOUT BAIL SET IN THE MANDATED TIME ALLOTTED BY LAW.

DEFENDANT DID NOTIFY THE COURT OF SUCH BY REQUESTING BAIL IN WHICH DEFENDANT WAS DENIED FOR REASONS WHICH SHOW CLEAR PREJUDICE AND EQUAL PROTECTION VIOLATIONS, "STATING" TO DETERMINE IF THE DEFENDANT IS ON FELONY PROBATION, PROBATION HOLD OUT OF TURNER COUNTY... SAID "ORDOR DENYING BOND" SIGNED BY THE HONORABLE CHIEF SUPERIOR COURT JUDGE JOHN C. PRIDGEN, DATED JUNE 10, 2014 DID PREJUDICE THE DEFENDANT AND DEPRIVED HIM OF HIS DUE PROCESS RIGHT TO BOND, CHARGES ARE BAILABLE AND AN HOLD FROM ANOTHER COUNTY DOES NOT JUSTIFY SUCH DENIAL AS DEFENDANT IS ABLE TO MAKE BOND EVEN WITH HOLD HAVING NOTHING TO DO WITH HIS RIGHT TO BOND LOCALLY AS THAT SAME RIGHT HAS BEEN GIVEN TO NUMEROUS OTHERS SINGLING OUT THE DEFENDANT WHICH WARRANTS THE NEED TO IMMEDIATELY REVIEW THESE ACCUSATIONS OF

DEPRIVATIONS TO AWARD DEFENDANT THAT
GUARANTEED RIGHT HE DESERVE. SEE ATTACHED
EXHIBIT (A) (B)

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

DATED: THIS 30 DAY OF DECEMBER, 2014
SWORN AND SUBSCRIBED BEFORE ME
THIS 30 DAY OF DECEMBER, 2014

NOTARY PUBLIC

~~CHARLES A. BROWN~~
CHARLES A. BROWN
DEFENDANT



CERTIFICATE OF SERVICE

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

DENISE FACHINI
DISTRICT ATTORNEY
CORDELE JUDICIAL CIRCUIT
PO BOX 5510
CORDELE GA 31015

JEAN ROGERS CLERK OF COURT
CRISP COUNTY
PO BOX 747
CORDELE GA 31010-0747

DATED: This 30 day of DECEMBER, 2014

Charles Brown
CHARLES A BROWN, DEFENDANT
CRISP COUNTY LAW
ENFORCEMENT CENTER
196 HWY 300 SOUTH
CORDELE GA 31015

IN THE SUPERIOR COURT OF CRISP COUNTY
STATE OF GEORGIA

STATE OF GEORGIA

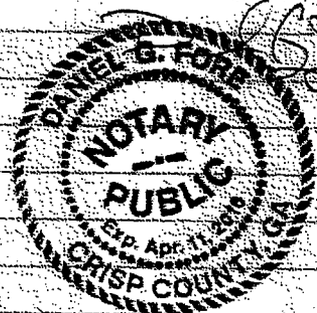
VS.
CHARLES A. BROWN
DEFENDANT

CASE NO: 14R-306

NOTICE OF INTENT

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

THIS 30 DAY OF DEC 2014



~~Charles Brown~~
CHARLES A. BROWN
CRISP COUNTY LAW ENFORCEMENT
196 HWY 300 SOUTH
CORDELE GA 31015

CERTIFICATE OF SERVICE

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

DENISE FACHINI
DISTRICT ATTORNEY
CORDELE JUDICIAL CIRCUIT
PO BOX 5510
CORDELE GA 31015

JEAN ROGERS CLERK OF COURT
CRISP COUNTY
PO BOX 747
CORDELE GA 31010-0747

DATED: THIS 30 DAY OF DECEMBER 2014

CHARLES A BROWN
CHARLES A BROWN, DEFENDANT
CRISP COUNTY LAW
ENFORCEMENT CENTER
196 HWY 300 SOUTH
CORDELE GA 31015

TURNER (13)

IN THE SUPERIOR COURT OF ~~TURNER~~ COUNTY
STATE OF GEORGIA

THE STATE OF GEORGIA
VS.
CHARLES A. BROWN

CASE NO: CR00902013

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-VS-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 MOVES THIS COURT TO IMMEDIATELY REVIEW THE BELOW STATED AND FOREGOING FACTS OF LAW TO RELIEVE DEFENDANT OF THIS CLEAR PREJUDICE AND UNCONSTITUTIONAL PROCESS WHICH IS CURRENTLY UNDER SCRUTINY OF FALSE IMPRISONMENT VIOLATION AGAINST THE RIGHTS GUARANTEED THE DEFENDANT UNDER THE 14TH AMENDMENT AND TO INCLUDE THE CRUEL AND UNUSUAL PUNISHMENT TO THE 8TH AMENDMENT, TO THE UNITED STATE CONSTITUTION.

(2)

ON MAY 11-2014, DEFENDANT WAS ARRESTED BY GA STATE PATROL OFFICERS FOR TRAFFIC OFFENCES AND ILLEGAL CONTRABAND

Turner County, Georgia
Turner Superior Court
Filed 01-12-15
Mary Lee Green
Mary Lee Green, Clerk

(3)

DEFENDANT ARGUES THAT PROBATION OFFICER FAILED TO SCHEDULE A PROBATION REVOCATION HEARING TIMELY. (DUE PROCESS VIOLATION) A PROBATIONER IS ENTITLED TO DUE PROCESS IN ALL REVOCATION PROCEEDING. "SEE COURT CASES, "PORTER VS-STATE, 142 GA APP 481 (1) 236 SE 2d 172 AND COURT CASE "MCCOY VS-STATE, 246 GA APP 623 (2001)

THE PROBATION GUIDELINE REQUIRES THAT PETITION BE FILED WITHIN 15 DAYS OF ARREST.

JAN-11-2013, APON HIS ARREST DEFENDANT WILL BE INCARCERATED 8-MONTH IN CRISP COUNTY JAIL FACILITY WITHOUT A PROBATION REVOCATION

(4)

ON JUNE-10-2014 DEFENDANT WAS DENIED BOND BY THE HONORABLE CHIEF SUPERIOR COURT JUDGE JOHN C. PRIDGEN FOR A PROBATION HOLD OUT OF TURNER COUNTY, SEE EXHIBT, A, B, C "CERTIFICATE OF IMMEDIATE REVIEW. THIS PROBATION HOLD IS PREJUDICING THE DEFENDANT AND VIOLATING DEFENDANT DUE PROCESS OF LAW ALSO VIOLATE FUNDAMENTAL FAIRNESS. FOURTEETH AMENDMENT, U.S. CONST. AMEND

(5)

IN CRAWFORD VS-STATE, 166 GA APP 272 304 S.E. 2d 443 (1983)... THE COURT RULED... "A CERTIFIED COPY OF A CRIMINAL CONVICTION CONSTITUTES SUFFICIENT EVIDENCE OF A VIOLATION OF A CONDICTION - THAT A PROBATIONER NOT VIOLATE THE CRIMINAL LAWS OF ANY GOVERNMENTAL UNIT - "SEE COURT CASE, ODUM VS-STATE 312 GA APP 403 718 S.E. 2d 329 (2011). "NO COURT MAY REVOKE ANY PART OF ANY PROBATED SENTENCE UNLESS THE DEFENDANT ADMITS THE VIOLATION AS ALLEGED OR UNLESS THE EVIDENCE PRODUCED AT THE REVOCATION HEARING ESTABLISHES BY A PERPONDERANCE OF THE EVIDENCE THE VIOLATIONS ALLEGED. O.C.G.A. 42-8-34 (B).

(6)

DEFENDANT PROBATION OFFICER STATED THAT ONCE DEFENDANT PAY IN FULL ALL FINES AND SURCHARGES PROBATION WILL BE TERMINATED - IN WHICH DEFENDANT AND HIS FAMILY DID PAY IN FULL ALL MONIE WHICH DID EXCEED THE COURT ORDER (\$1500,00) FINE SET OUT AND STATED ON FINAL DISPOSITION SEE EXHIBIT G.... O.C.G.A. 17-10-1(2), ACTIVE PROBATION SUPERVISION SHALL TERMINATE IN ALL CASES NO LATER THAN TWO YEARS FROM THE COMMENCEMENT OF ACTIVE PROBATION SUPERVISION UNLESS SPECIALLY EXTENDED OR REINSTATED BY THE SENTENCING COURT UPON NOTICE AND HEARING AND FOR GOOD CAUSE SHOWN PROVIDED HOWEVER THAT IN THOSE CASES INVOLVING THE COLLECTION OF FINES, RESTITUTION OR OTHER FUNDS, THE PERIOD OF ACTIVE PROBATION SUPERVISION SHALL REMAIN IN EFFECT FOR SO LONG AS ANY SUCH OBLIGATION IS OUTSTANDING OR UNTIL TERMINATION OF THE SENTENCE, WHICH EVER FIRST OCCURS. MAY 2014 AND JUNE 2014 DEFENDANT PROBATION OFFICER DID TELL CARMEN WALKER ONCE MONEY PAYED

(7)

ALTHOUGH SERVICE OF PROBATION IS A PRIVILEGE THIS DOES NOT MEAN THAT THE DEFENDANTS LIBERTY SHOULD BE SUBJECT TO PREJUDICE OR BIAS OR A MALICE PROSECUTION OR BE SUBJECT TO THE WHIM OR FANCY OF THE PROBATION OFFICER OR TRIAL JUDGE "SEE COURT CASE "LOMBARDO-VS-STATE, 244 GA APP 885 537 S.E. 2d 143 (2000)

(8)

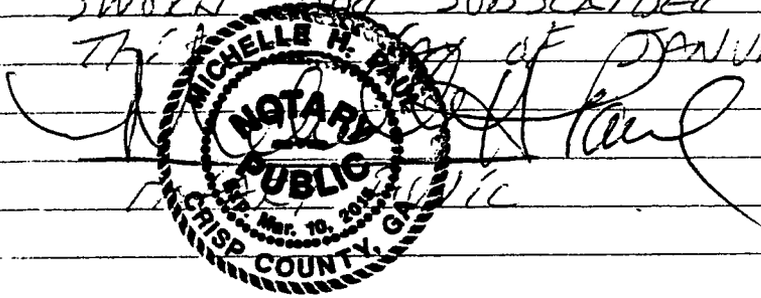
DEFENDANT PROBATION OFFICER HAS NO CERTIFIED COPY OF A CRIMINAL CONVICTION, PROBATION OFFICER HAS REFUSED TO FILE A TIMELY PROBATION REVOCATION HEARING. THIS PROBATION HOLD THAT THE PROBATION OFFICER HAVE AGAINST THE DEFENDANT IS A CLEAR DUE PROCESS VIOLATION AND CRUEL AND UNUSUAL PUNISHMENT, WHICH HAS CAUSED DEFENDANT LIBERTY, AS WELL AS HIS FULL TIME JOB, ON LINE SCHOOLING, CHILD SUPPORT OBLIGATION, VOLUNTEER SERVICE "OUT REACH CHURCH, TO COME TO A END, "SEE EXHIBT, D, E, F

UNDER COLOR OF LAW, NO MAN SHALL BE RESTRIINED OR IMPRISONED UNDER FALSE IMPRISONMENT...

(9)

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 TERMINATE
DEFENDANT PROBATION SENTENCE

DATED: This 12th day of JANUARY, 2015
SWORN and SUBSCRIBED BEFORE ME,
THIS 12th day of JANUARY 2015



Charles Brown
CHARLES 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 to Terminate Probation and Notice of Intent to:

Honorable C. Paul Bowden
District Attorney
Tifton Judicial Circuit
P.O. Box 1252
Tifton, GA 31793

in U.S. mail postage prepaid and properly addressed to assure delivery

Dated: This 12th day of January, 2015.

Charles A. Brown

Charles A. Brown #5012

Crisp Co. Facility

by expressed permission

Carmen Walker

Carmen Walker

TURNER ¹²
IN THE SUPERIOR COURT OF ~~CRISP~~ COUNTY
STATE OF GEORGIA

STATE OF GEORGIA
VS
CHARLES A. BROWN

CRO090
CASE NO: ~~CR0090~~ ^{12B}

NOTICE OF INTENT

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

THIS 12TH DAY OF JANUARY, 2014

CHARLES A. BROWN
CHARLES A. BROWN
CRISP COUNTY LAW ENFORCEMENT
196 HINY 300 SOUTH CORDELE GA
31015

CERTIFICATE OF SERVICE

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

~~RE~~ MS. MARY GREEN
TURNER CO. CLERK OF COURT
PO BOX 532 Ashburn GA
31714

PAUL BOWDEN
DISTRICT ATTORNEY
TIFTON JUDICIAL CIRCUIT
PO BOX 1252 TIFTON
GA 31793

DATED: THIS 12 day of
JANUARY 2015

Charles A Brown
CHARLES A BROWN #5012
CRISP CO. JAIL

"EXHIBIT D"



Waxkid Brown <mrwaxkid78@gmail.com>

JHS Online Program - One Step Closer!!

1 message

Student Services <admin@jeffersonhighschoolonline.com>

Tue, Nov 5, 2013 at 7:45 PM

To: Mrwaxkid78@gmail.com

Note: From time to time we offer special promotions and discounts for program documents and services. If you do not wish to receive future notices please unsubscribe using the link at the bottom.

Welcome Future Jefferson High School Graduate!

Dear Student,

Congratulations on taking a positive step forward on your future! Success is just a few more steps away. Remember, your information is in our system and our staff is here to help you reach your goals. Now keep the momentum going and continue to complete the test. Your progress is saved should you need to take a break at any time. Receiving your program diploma will always be a day to remember.

Again, it's very simple. Your account is ready so just click on the 1st link below, log into your existing account and complete the test from the convenience of your home or office. If you have any questions simply email us from the contact us page link below.

Jefferson High School Link:

<http://www.jeffersonhighschoolonline.com/login.asp>

Contact Us Link:

http://www.jeffersonhighschoolonline.com/contact_us.asp

Congratulations on your accomplishments to date and remember that you hold the keys to your future success.

Sincerely,

JHS Staff

To remove your e-mail address from our list click this Unsubscribe Link. If you decide later that you wish to receive future notices you can re-activate your e-mail address by logging in to your MyAccount area at www.jeffersonhighschoolonline.com.



Waxkid Brown <mrwaxkid78@gmail.com>

Don't Miss This Great Offer Exclusively For JHS Participants!

Waxkid Brown <mrwaxkid78@gmail.com>

Wed, Jun 4, 2014 at 4:14 PM

Draft To: Student Services <admin@jeffersonhighschoolonline.com>

On Tue, Mar 18, 2014 at 4:10 PM, Waxkid Brown <mrwaxkid78@gmail.com> wrote:
Thanks for the email...

On Tuesday, November 19, 2013, Student Services <admin@jeffersonhighschoolonline.com> wrote:

At Jefferson High School, we Know Times are Hard.

Dear Student,

Let us help you and also show you our appreciation! We want to make it even easier for you to achieve your goals. So we are putting "our money where our mouth is." Below is a coupon code that you can enter on the payment page. **You will receive a \$30 discount towards the receipt of your Diploma and Transcripts.**

This offer will not last so don't delay! **RECEIVE THE SERVICE AND SUPPORT AT OVER 15% OFF THE STANDARD PRICE!** Please let us know if there is anything that we can do to help you reach your goal of receiving your Diploma and Transcripts.

We also have a Payment Plan option that you can review by click the Payment Plan info on the right side of the website.

We are here everyday for one purpose – serving your needs. If you have any questions simply email us at the contact us link below.

Jefferson High School Link:

<http://www.jeffersonhighschoolonline.com/login.asp>

Contact Us:

http://www.jeffersonhighschoolonline.com/contact_us.asp

Coupon #:

GPOffer1515 (enter this code after clicking the "Order Diploma" button and where requested in the order process)

Congratulations on your accomplishments to date and remember that you hold the keys to your future success.

Sincerely,

JHS Staff

To remove your e-mail address from our list click this Unsubscribe Link.
If you decide later that you wish to receive future notices you can re-activate your e-mail address by logging in to your MyAccount area at www.jeffersonhighschoolonline.com.

"EXHIBIT E"



VICTORY OUTREACH CHURCH *of Atlanta*

"Reaching the Inner Cities and Beyond Since 1967"

June 3, 2014

RE: Letter of Recommendation for Charles Avery Brown

TO WHOM IT MAY CONCERN:

Charles Brown has been a volunteer at Victory Outreach Church for about 13 months. He diligently serves in the community and assists with outreach events be it cleaning up homes for the elderly, landscaping and beautification efforts in the community as well as the church, and he volunteers to assist our young black men with working on various job sites administered through our church. These young men need jobs to provide for their family and loved ones, and Mr. Brown has been very successful in helping us secure the number of persons needed for various events.

He is a faithful and hardworking individual and it has been a breath of fresh air to have a young black man that is interested in the welfare of his brothers and others collaborating with our mission. We need more brothers with his passion for living and thriving well.

Sincerely,

Bro Darryl

Bro. Darryl

"EXHIBIT F"



105 McIntosh Crossing
Fayetteville, GA 30214
USA

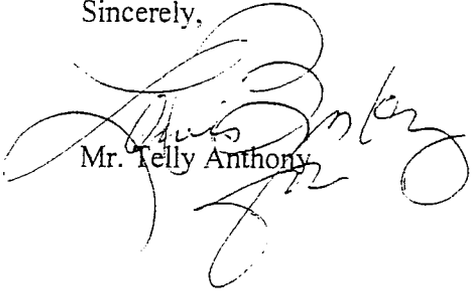
June 4, 2014

RE: Letter of Recommendation for Charles A. Brown

TO WHOM IT MAY CONCERN

Charles A. Brown has been a loyal employee of This Is It Bar-B-Q & Seafood since 2011. He has served in numerous positions for the company indicating willingness to learn as well as proficiency in performing the tasks. He has been able to move around to our many locations to fill in where there was a special need. His work ethics are commendable and he was given an employee award in 2013 for his service.

Sincerely,


Mr. Telly Anthony

Phone: (678) 817-7757

Fax: (678) 817-9137

info@thisisitbbq.com

Mon to Fri: 9:00am - 5:00pm

**ADDENDUM TO SENTENCE SHEET REFLECTING SURCHARGES, ADD-ONS, AND FEES
REQUIRED BY LAW**

	COUNT 1	COUNT 2	COUNT	COUNT	COUNT	COUNT
COURT COST						
250.00						
FINE	1,000.00	500.00				
POPIDF-A FUND (10% TO MAX)	25.00	0.00	0.00	0.00	0.00	0.00
25.00	150.00	0.00	0.00	0.00	0.00	0.00
POPIDF-B FUND (10%)	150.00	0.00	0.00	0.00	0.00	0.00
25.00						
JAIL FEE (10%)						
25.00						
DUI SURCHARGE (10%/\$26 MAX)						
DATE SURCHARGE (50%)	500.00					
125.00	75.00	0.00	0.00	0.00	0.00	0.00
CRIME VICTIM ASSISTANCE (5%)						
12.50						
LAW LIBRARY						
\$0.00						
BSIT FUND (10%) DUI'S ONLY						
DETF (5%)						
.....						
TOTAL: COURT COSTS AND FINES	1,900.00	500.00	\$0.00	\$0.00	\$0.00	\$0.00
462.50						
PLUS CRIME LAB FEE						
50.00						
TOTAL TO CLERK OF COURT						
\$2,412.50						

and a PROBATION FEE is waived.

Georgia Department of Corrections

- Send Money
- Find a Facility
- Find an Offender

Home About GDC Divisions Offender Information Community Services News Reports GDC Jobs GA Sex Offender Registry

SHAPE PDF TEXT

★ Translate

Search bar with magnifying glass icon

Send Money

NO LONGER ON PROBATION COMPLETED

GDC Banking Payment Receipts:

GDC ID: 950794

Get Payment Info

Receipts for GDC ID 950794

Receipt Date = 2014-06-03 14:55:24

Location = CENTRAL ACCT-PROBATION

Amount = 2412.5

Receipt Date = 2009-06-04 23:11:00

Location = CENTRAL ACCT-PROBATION

Amount = 29

Receipt Date = 2009-04-22 23:06:55

Location = CENTRAL ACCT-PROBATION

Amount = 29

Receipt Date = 2009-02-25 23:11:55

Location = CENTRAL ACCT-PROBATION

Amount = 29

Receipt Date = 2008-11-20 09:48:26

Location = ATLANTA COURT SERVICES

Amount = 29

PROBATION WAS ONLY FOR ME TO PAY A FINE ONCE DONE I'M OFF PROBATION...

Consolidated Banking Process - Inmate, Parolee, and Probationer Payments

Pay by Money Order

1 Click Payments via JPay

Access Secure Deposits

TouchPay Payment Systems

Western Union Parolee/Probationer Payments

Western Union Inmate Payments

View Payment Receipt History

Tell Us How We're Doing

RATE OUR CUSTOMER SERVICE

New in Corrections RSS

- Family Meeting May 18, 2012 (English)
- Family Meeting May 18, 2012 (Spanish)
- FY12 Annual Report
- Board of Pardons and Parole
- GDC at State Offices South
- Post-Secondary Opportunities
- NOBTS College Program at Phillips State Prison
- 2012 Reentry Handbook - English
- 2012 Reentry Handbook - Spanish
- Volunteer Services
- PREA - Prison Rape Elimination Act
- Helping Your Loved One Stay Crime and Drug Free
- Georgia Commission on Family Violence Website
- GDC Strategic Plan
- Reentry Partnership Housing Program
- Faith and Character Based Initiative
- Guide for Incarcerated Veterans

- 1
- 2
- 3
- 4

The Meth Project