

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

June 23, 2015

To: Ms. Annette Ligon Bryan, Reg. No. 25174-047, Federal Correctional Institution -
Aliceville, Post Office Box 4000, Aliceville, Alabama 35442

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.

GEORGIA COURT OF APPEALS
STATE OF GEORGIA

STATE OF GEORGIA ex rel.

Annette Ligon Crawley
Relator

vs
Muscogee County Superior Court
Judge Bobby Peters
Respondent

Case No. _____

RECEIVED
2015 JUN 23 PM 2:32
CLERK OF THE COURT
STATE OF GEORGIA

PETITION FOR WRIT OF MANDAMUS

A pro se complaint must be liberally construed. "A pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers and can only be dismissed for failure to state a claim if it appears beyond a reasonable doubt that the plaintiff can prove no set of facts in support of his claim which entitle him to relief." Estelle v. Gamble, 429 U.S. 97, 106, 97 S. Ct. 285, 50 L.ED. 2D 251 (1976). Pro se litigants are entitled to liberal construction of their pleadings, which should read to raise the strongest arguments they suggest. Haines v Kerner, 404 U.S. 519, 520, 92 S. Ct. 594 30 L. ED 2D 652 (1972) All courts must review pro se petitioners with a lenient eye, allowing all borderline cases to proceed.

QUESTIONS PRESENTED

1. Does a Superior court violate a persons due process rights and their right to a speedy trial when it does not respond to motions filed in court or refuse to file a motion?
2. Does the Clerk of Courts have the right to refuse to file a motion on the grounds that a warrant has not been served when the present motion is written to the court to prevent such an action from occurring?
3. Does a Superior Court have the right to allow law enforcement to serve a warrant and/or issue a detainer when the statute of limitations has already expired?
4. Does a police enforcement agency have the right to illegally detain an individual on a charge where the statute of limitations has expired?
5. Does the Superior Court have the right to "hold" a motion for over a year without assigning a case number or communicating with Petitioner?

RELIEF SOUGHT

Relator prays for a writ of mandamus directed to the Muscogee County Superior Court and the Honorable Judge Bobby Peters, directing and demanding these respondents to immediately dismiss the warrant filed with the Columbus Police Department in Columbus, GA bearing number 05026206, dismiss all charges filed in the warrant, and release all warrants and detainers applying to aforementioned warrant.

UNAVAILABILITY OF RELIEF IN OTHER COURTS

No other courts can grant the relief sought by this petitioner because this honorable court is the next highest court to seek relief when the stated court against whom this matter is brought refuses or will not grant relief.

Over the past three (3) years, Relator hasd filed several motions to dismiss, requests for speedy trials, and other motions seeking releif. The latest motion filed was a Motion to Dismiss in Light of Barker v. Wingo. To date this motion has not been responded to nor has a case number been assigned. This motion was filed with the Muscogee County Superior Court on May 5, 2014. SEE EXHIBIT A [7 PAGES]

Relator detailed in this motion the various times the Columbus Police Department refused to extradite when she was in police custody.

The statute of limitations for the stated charge of Financial Identity Fraud has an expiration of three (3) years. This warrant was issued on November 9, 2005. Today is June 9, 2015.

Relator has received various letters from the Muscogee County Superior Court regarding this matter, including their receipt of motion, but has refused to place the motion for hearing or on the docket.

Relator has sent copies of each motion to the Muscogee County Distract Attorney, specifically Mike Craig, the Columbus Police Depart, specificaly Rick McMahan with the Fugitive Task Force, and the Muscogee County Public Defenders Office. SEE EXHIBIT B [24 PAGES]

The Columbus Police Department has filed a detainer with the Bureau of Prisons at FCI Aliceville in Aliceville, AL against Relator which is adversely affecting Relator's incarceration and is currently keeping her from being released and going to the halfway house.

UNSUITABILITY OF ANY OTHER FORM OF RELIEF

No other form of relief will be sufficient to protect the rights of the Relator, or preserve the ability to seek review of the lower court decision in this Court when all motions and other requests, (verbal and written) have gone ignored. Writ of Mandamus is appropriate because there is no other adequate remedy available.

Statement of the case and other governing facts

1. In January 2006, Relator was in police custody at Ft. Benning, GA. Columbus Police Department (CPD) was made aware and refused to extradite.
2. In July 2007, Kansas City Missouri Department notified CPD that Relator was in police custody, CPD refused to extradite.
2. October 2007, CPD refused extradition from Kansas.
4. October 2008, CPD refused extradition from Missouri.
5. November 2008, CPD refused extradition from Kansas.
6. CPD refused extradition from Alabama.
7. March 2009, CPD refused extradition from Missouri.
8. December 2010, CPD refused extradition from Missouri.
9. November 2012, CPD expressed interest in Relator when she was in federal custody.
10. From November 2012 to June 9, 2015 motions to dismiss, motion for speedy trial, motion for appointment of counsel, and motion to dismiss in light of *Barker v Wingo* have been filed. To date approximately fifteen (15) motions have been filed with the Muscogee County Court system.
11. Relator received several responses from different clerks, however no motion was formally filed or assigned a case number.

ARGUMENT OF THE CASE

A Writ of Mandamus should be granted when the party seeking relief has exhausted all available alternative means, including direct contact to obtain relief, whether Relator will be damaged or prejudiced in a way not correctable on appeal, when the lower courts order or actions are

clearly erroneous as a matter of law, when the lower courts order is oft repeated error or manifests disregard of the federal rules and the United States Constitution, and when the lower courts order or actions (in this case non-action) raises new and important problems or issues of law of first impression are all held by the Eleventh Circuit as reasons to grant mandamus.

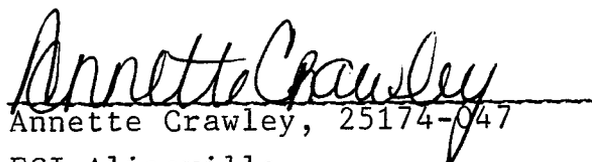
Without repeating the laws and statutes contained in the attached motion and other exhibits, Relator has clearly shown a disregard for her rights and the violation of state and federal law by the lower court.

CONCLUSION

Mandamus is reserved for those cases in which a "clear" or "indisputable" right to relief is shown and Relator establishes a clear and indisputable abuse of discretion by lower court. If this Court believes that the Relator has made a prima facie showing of a denial of her rights, mandamus must be granted.

Relator prays that this Honorable Court grant the relief stated above and to dismiss the warrant and all complaints associated with warrant number 05026206, immediately and without condition. Relator further asks this Honorable Court to give this case calendar priority and relief granted promptly to remedy time already wasted by this lower court. Over a decade of wasted time.

Respectfully Submitted this 10th day of June 2015.


Annette Crawley, 25174-047

FCI Aliceville

P.O. Box 4000

Aliceville, AL 35442

FORM NO. 16. SUMMARY FOR ORIGINAL REMEDIAL WRITS
[SUMMARY MAY NOT EXCEED ONE PAGE, EXCLUSIVE OF THE
CAPTION AND IDENTITY OF THE PARTIES AND THEIR
ATTORNEYS IN THE UNDERLYING ACTION. SUMMARY MAY
NOT CONTAIN ANY INFORMATION NOT REQUIRED BY THIS
FORM. BEGIN THE PETITION FOR THE WRIT ON A SEPARATE
PAGE FOLLOWING THE SUMMARY.]

IN THE [identify court]

STATE OF ~~GEORGIA~~ ex rel.

ANNETTE LIGON CHAWLEY
[Petitioner,] [Relator,]

vs.

No. _____

JUDGE BOBBY PETERS, MUSCOGEE COUNTY SUPERIOR COURT
Respondent.

WRIT SUMMARY

Identity of parties and their attorneys in the underlying action, if

any: JUDGE BOBBY PETERS, MUSCOGEE COUNTY SUPERIOR COURT,
RICK McMAHAN, COLUMBUS POLICE DEPT, MUSCOGEE COUNTY
DISTRICT ATTORNEY

Nature of underlying action, if

any: MUSCOGEE COUNTY SUPERIOR COURT REFUSES TO ANSWER ANY MOTIONS FILED REGARDING WARRANT #050216206 ISSUED BY THE COLUMBUS POLICE DEP.

Action of Respondent being challenged, including date thereof:

MUSCOGEE COUNTY SUPERIOR COURT REFUSES TO ANSWER, SET FOR HEARING, OR RULE ON ANY MOTION I SUBMIT.

Relief sought by Relator or Petitioner:

ALL WARRANTS BE DISMISSED AND/OR RECALLED

Date case set for trial, if set, and date of any other event bearing upon relief sought (e.g., date of deposition or motion hearing):

NO DATES HAVE BEEN SET OF ANY KIND BECAUSE THE COURT REFUSES TO ASSIGN A CASE NUMBER OR MOVE FORWARD IN ANY WAY.

Date, court and disposition of any previous or pending writ proceeding concerning the action or related matter:

NO OTHER WRITS HAVE BEEN FILED REGARDING THIS MOTION. THE ONLY MOTIONS FILED WERE WITH THE MUSCOGEE COUNTY SUPERIOR COURT.

IN THE COURT OF APPEALS
STATE OF GEORGIA

AFFIDAVIT IN SUPPORT OF REQUEST
TO PROCEED INFORMA PAUPERIS

ANNETTE LIGON CHAWLEY

RELATOR

CASE NO:

VS

JUDGE BOBBY PETERS, MUDROGEE COUNTY SUPERIOR COURT

RESPONDENT

I AM A FEDERAL INMATE CURRENTLY HOUSED AT
PCI ALICEVILLE IN ALICEVILLE, AL. THE MAILING
ADDRESS IS P.O. BOX 4000 ALICEVILLE.

I AM CURRENTLY UNEMPLOYED AND HAVE BEEN LAID
OFF FROM MY INSTITUTION JOB. I CURRENTLY HAVE
\$4.79 IN MY INSTITUTION ACCOUNT. I HAVE A
CHECKING ACCOUNT AT WELLS FARGO BANK WITH
A NEGATIVE BALANCE.

I DO NOT OWN ANY REAL ESTATE, STOCKS, BONDS,
AUTOMOBILES OR PROMISSORY NOTES

I AM NOT MARRIED AND HAVE TWO DEPENDENT
CHILDREN, AGES 12 AND 2.

I PRAY THIS HONORABLE COURT ALLOWS ME TO
PROCEED IN FORMA PAUPERIS BASED ON THE
INFORMATION PROVIDED.

RESPECTFULLY SUBMITTED THIS 17TH DAY OF JUNE 2015

Annette Chawley
ANNETTE CHAWLEY

IN THE MUSCOGEE COUNTY SUPERIOR COURT
FOR THE STATE OF GEORGIA

ANNETTE CRAWLEY
PETITIONER

V

CASE NO.: _____

STATE OF GEORGIA
RESPONDANT

MOTION TO DISMISS INDICTMENT/WARRANT/COMPLAINT
IN LIGHT OF BARKER V WINGO 92 S. Ct. 2182

RELIEF SOUGHT

COMES NOW, Annette Crawley, pro se, moves this Honorable Court pursuant to the Sixth Amendment of the United States Constitution and the Supreme Court decision in Barker v Wingo, to dismiss the indictment and warrant number 05026206 issued from the Columbus Police Department in Columbus, Muscogee County, Georgia.

GROUND FOR RELIEF

The right to a speedy trial is a basic and fundamental right. Klopfer v North Carolina, 386 U.S. 213, 226, 87 S. Ct. 988, 18 L. Ed. 2d 1 (1967). The Sixth Amendment guarantees that for "all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial." U.S. Constitution Amendment VI. The right to a speedy trial is applied to the states via incorporation by the Due Process Clause of the Fourteenth Amendment. The Supreme Court has identified four factors that should be weighed in determining whether a defendant has been denied his speedy trial right: length of delay, reason for delay, assertion of the right by the defendant, and prejudice to the defendant. Barker v Wingo, 407 U.S. 514, 92 S. Ct. 2182, 33 L. Ed 2d 101 (1972). Petitioner's Sixth Amendment right to a speedy trial

has been violated and she seeks relief on the following grounds. In support of establishing Sixth Amendment violations, she states there was:

1. Unnecessary Delay in bringing Petitioner to trial

Barker makes clear that a defendant has no duty to turn himself in and that his awareness of a warrant would not "diminish any governmental negligence in failing to pursue him". In other words, a defendant has no duty to bring himself to trial; the government does. Warrant # 05026206 was issued for Petitioner on 09NOV05. (See Exhibit A). Today is April 24, 2014. Approximately 8½ years later, warrant has not been served upon Petitioner. In California, law enforcement officers deligence in searching for an indicted drug trafficker before and after a 5 year period in which they did little was insufficient to rebut a presumption of prejudice from the delay in the accused prosecution, the United States Court of Appeals for the 3rd Circuit held 14APR14. United States v Velazquez, 2014 BL 103763, 3d Cir No. 12-3992 4/14/14. The length of the delay was "extraordinary", and the government was negilgent in not trying harder to find the defendant, the court said. It remanded the case for the indictment to be dismissed with prejudice. The 6th Amendment speedy trial clause requires "reasonable deligence" and the government needed to do more, particularly when they are informed of the defendants whereabouts but even moreso when defendant is in police custody and the government is contacted by the detaining authority. Despite a change of address, Petitioner was living openly and completed probation in more than one state. Petitioner has had the same post office box for 8½ years and is required to check in on post at Ft. Leavenworth, KS via identification swipe each time she enters. With respect to the prejudice factor, the Supreme Court said in Dogget v United States, 505 U.S. 647 (1992), that "if the defendant is not attempting to avoid detection and the govern-

ment makes no serious effort to find him, the government is considered negligent in its pursuit.' The Doggett court also said, "Excessive delay presumptively compromises the reliability of a trial in ways that neither party can prove or, for that matter, identify." On review of the trial judge's ruling, the Third Circuit decided, "If authorities choose to ignore available leads about a suspect's whereabouts in favor of other tasks, they may be nonetheless be found negligent within the context of the speedy trial right."

2. Unreasonable delay in bringing Petitioner to trial

The Government was made aware of Petitioner's whereabouts on several occasions and either refused extradition or to take any action at all.

To state a few instances:

January 2006 The JAG office at Ft. Benning, GA informed the police department of Petitioner's transfer to Ft. Leavenworth, KS. As of 24APR14, the Ft. Leavenworth Criminal Investigation Division has no record of the government or any other law enforcement official requesting the arrest or detainment of Petitioner.

July 2007 Columbus Police Department (CPD) notified Kansas City, Missouri Police Department that they refused to extradite. Petitioner was visited at her home by the police department after learning of warrant. CPD was also provided Petitioner's home address.

October 2007 CPD refused extradition from Leavenworth, Kansas.

October 2008 CPD refused extradition from Independence, Missouri.

November 2008 CPD refused extradition from Overland Park, Kansas.

March 2009 CPD was informed that Petitioner was in custody in Lee County, Alabama. CPD did not extradite. CPD was informed by the Lee County Sheriff's Office that Petitioner would

be extradited to Kansas on a warrant to appear in court.
March 2009 CPD refused extradition from Kansas after warrant had been served.

December 2010 CPD refused extradition on two separate occasions from Kansas City, Missouri.

August 2012 CPD refused extradition after Kansas City Office of Probation and Parole informed them that Petitioner had successfully completed probation.

November 2012 US Marshal's Office in Lincoln, Nebraska informed CPD that Petitioner was in federal custody. This is the 1st time CPD has expressed interest to a law enforcement agency in extraditing Petitioner, however no warrant has been served still 8½ years later. Due to the government's "affirmative constitutional obligation to try the defendant in a timely manner....the burden is on the prosecution to explain the cause of the pretrial delay." Brown, 169 F. 3d @349 (quoting US v Graham, 128 F. 3d 372, 374) 6th Cir 1997
Once an indictment is filed, the government must be reasonably diligent in its effort to locate the defendant charged. US v Hayes, 40 F. 3d 362, 365 (11th Cir 1994) (citing Smith v Hooey, 393 US 374, 383, 89 S. Ct. 575, 21 L. ed. 2d 607) (1969)

3. Assertion of Speedy Trial Rights Ignored

Petitioner asserted rights verbally and in writing on several occasions prior to being placed in federal custody. CPD, the government, nor any other law enforcement official have responded. After being placed in federal custody, Petitioner asserted her 6th Amendment rights by petitioning the Municipal Court for a Speedy Trial and/or Speedy Disposition,

as well as, to have the warrant served. These instances occurred in March 2013, June 2013, July 2013 (Motion to Dismiss), August 2013, November 2013, and January 2014. All requests have gone ignored and not responded to. CPD faxed a copy of the warrant to the US Marshal's in Lincoln, NE on 25FEB14, yet no attempt to serve warrant was made.

26MAR14 Petitioner contacted the Superior Court of Muscogee County to ask for an attorney and again for service of the warrant. The Clerk of Courts, Ms. Pierce, responded stating Petitioner's case had not been bound over to Superior Court and to submit additional information. (See Exhibit B) Petitioner responded on 01APR14 with the requested information. Petitioner also sent a letter to a Superior Court judge seeking relief. (See Exhibit C)

02APR14 Petitioner wrote a letter to the Muscogee County Public Defender's Office requesting representation.

16APR14 Petitioner sent a letter and Motion for Speedy Trial and/or Disposition to the Municipal Court Clerk. Petitioner also requested counsel at this time.

As of April 24, 2014, Petitioner has not received a response other than that from Ms. Pierce.

4. Prejudice to Petitioner due to violation of rights

Petitioner has identified actual prejudice. Prejudice accounts for at least these interests: a) to prevent oppressive pre-trial incarceration b) to minimize anxiety of the accused, and c) to limit the possibility that the defense will be impaired. Barker v Wingo The 3rd is the most serious....because the "inability of a defendant adequately to prepare his case skews the fairness of the entire system." Id Anxiety properly considered in determining prejudice. Court presumed some prejudice from

fact that for 6 years defendant lived "under a cloud of suspicion and anxiety." United States v Tranakos, 911 F. 2d 1422, 1429 (10th Cir 1990) Petitioner in this case experienced this same prejudice and also in that the warrant denied Petitioner pre-trial release in her federal case. This detainer and unacted upon warrant greatly limits Petitioner's ability to take advantage of the rehabilitative programs offered through the Bureau of Prisons. These programs include Residential Drug Abuse Program, Life Connections Faith Based Program, prison camp, and a lower custody status. More detrimental, this charge will prejudice Petitioner by denying her the privilege of halfway house and cause her to serve a longer sentence as she will be placed on hold an additional 72 hours after completing her ENTIRE sentence, again awaiting extradition from CPD. Petitioner will complete her ENTIRE sentence because warrant eliminates possibility of halfway house and any good time credit. This is unconstitutional and should not be tolerated. To not act on warrant, ignore any and all communication is prejudicial to Petitioner and is not in keeping with the rights spelled out in the 6th Amendment. Dismissal is the appropriate remedy for violations of speedy trial right. Strunk v United States, 412 U.S. 434, 440, 93 S. Ct. 2260, 37 L. Ed. 2d 56 (1973).

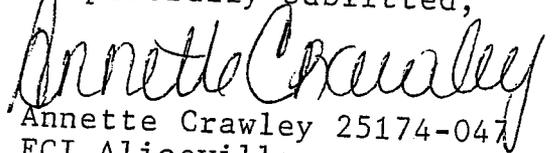
The 11th Circuit also believes that a 23-month delay in trying a defendant is presumptively prejudicial. Ringstaff v Howard, 885 F. 2d. 1542, 1543

The right to a speedy trial is distinct from other rights enshrined in the Constitution to protect the accused. Barker The choices enumerated in Jones are guaranteed because their deprivation prejudices the defendant's right to defend himself. They "naturally reside with the defendant because they implicate the two most basic tenets of our legal system- the opportunity to have our day in court and the opportunity to have a jury of our peers. United States v Washington, 198 F. 3d 721, 724 (8th Cir. 1999) The 6th Amendment

speedy trial right attaches "at the time of arrest or indictment, whichever comes first, and continues until the date of trial." United States v Knight 562 F. 3d 1314, 1323 (11th Cir 2009) The Constitution requires reasonable diligence as the United States Supreme Court established a malleable speedy trial test that turns on an examination of four factors which all weigh in Petitioner's favor.

Date: April 24, 2014

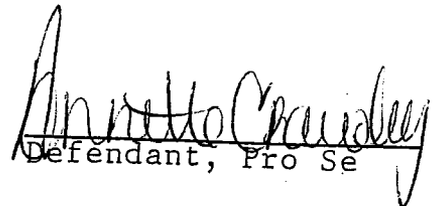
Respectfully Submitted,



Annette Crawley 25174-047
FCI Aliceville
PO Box 4000
Aliceville, AL 35442

CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing was served upon the District Attorney for the City of Columbus, Georgia, month of June, day of 20th, 2014.



Defendant, Pro Se

TO: Honorable Judge Bobby Peters
FR: Annette Ligon Bryant
RE: Warrant 05026202

DATE: October 1, 2014

Hello Your Honor. I am writing in regards to the aforementioned warrant number. On November 9, 2005, a warrant for my arrest was filed through the Columbus Police Department. (See Attachment A) There is not a judge's signature on the warrant for me or the Bureau of Prisons to contact directly. as a result, I am contacting you to ask for assistance in having this warrant and its associated complaint dismissed.

I ask for dismissal after exhausting every possible remedy, including the Interstate Agreement on Detainers, because the statute of limitations has expired. The warrant was issued for the offense of Financial Identity Fraud. According to the Georgia Statute of Limitations, all felonies against victims over the age of 18, excluding capital crimes and rape, have an expiration of four (4) years.

I have attempted for years to take care of this matter. I have motions dated back to 2011 that have all gone unresponded to. Columbus Police Department has refused extradition each time I was arrested or pulled over for a traffic violation. I have also filed several motions in the Municipal Court and the Muscogee County Superior Court, but they have been able to assist me in this matter in a way that would satisfy the Bureau of Prisons.

I recieved a Detainer Action Letter from the Bureau of Prisons stating a detainer had been lodged against me. (See Attachment B) I was aware of this warrant as stated before, however they have taken steps to lodge a formal detainer against me which greatly and adversely affects my federal incarceration. As stated before, I have traveled several routes to take care of this matter to no avail. This letter was sent to start the process of enrolling me in rehabilitative programs offered through the Bureau of Prisons and to qualify me for halfway house. I can participate in neither with a detainer from another jurisdiction. This letter was sent to the Columbus Police Department on October 10, 2013. No response was received. BOP then verified that the warrant was still active on February 25, 2014. (See Attachment C) As a result, another Detainer Action Letter was sent to Columbus Police Department dated February 25, 2014. On this same date, Sgt. Rick McMahan with the Fugitive Unit of the Columbus Police Department faxed the Bureau of Prisons, as well as, the Marshals in Lincoln, NE

notifying them to place a detainer against me and that they would extradite from Alabama. (see Attachment D)

My Unit Counselor (Mrs. Reed) and my Unit Case Manager (Mrs. Howard) contacted Sgt. McMahan and the Muscogee County Superior Court. Several messages were left, but no one responded. On March 5, 2014, an Interstate Agreement on Detainers Act letter was sent to Columbus Police Department informing them they had 180 days to bring me to trial. (See Attachment E) Today is October 1, 2014 and no efforts have been made to bring me to trial or even respond to the motions I have placed in court. However, a warrant still remains active for my arrest, which again is adversely affecting my incarceration as I still am unable to participate in many rehabilitative programs or halfway house. I also have an appeal bond in the 8th Circuit Court of Appeals, which this detainer can be cause for denial.

On March 9, 2014, I wrote a letter addresses to the court in reference to this warrant. (See Attachment F) I adressed the letter to each of the seven judges of the Superior Court. I did not receive a response or any confirmation that the letters had been delivered.

On March 25, 2014, I filed a motion with the Muscogee County Munical Court and the Muscogee CCounty Superior Court to have an attorney appointed. (See Attachment G) I received notification that this motion was received on March 28, 2014 by the court. (See Attachment H) I have not received any correspondance that this motion was granted or denied.

I received a letter from the Deputy Clerk, Office of the Clerk of the Superior Court dated March 28, 2014, stating that I had no open cases in Muscogee County. (See Attachment I). I provided the information requested in the letter. Again, myself, my Unit Counselor, and my Unit Case Manager telephoned the court to follow up on the information I submitted. The writing on the letter is the notes I took from that conversation. I spoke with Ashley who informed me that case # SU04CR2515 and FU04CR2515 had been dead docketed by Judge Pullin in December 2004. I was told that I would have to send a \$10 money order to the Records Department to get a copy of this order. I spoke with Diane in records and she confirmed this information. I explained that I was an indigent federal inmate and had no means of sending a money order for that amount. I also explained that this case was NOT the case I was inquiring about. The warrant in question was not issued until 2005, almost a year after the case they were speaking

of was dead docketed. These are two separate and unrelated cases. I was then transferred to Rhonda McAlister, a clerk in the District Attorney's Office. I was told that Michael Craig was the attorney who handled the case that was dead docketed. A message was left on Mr. Craig's voicemail with information on how to contact me or my case manager here at the prison. He still has not responded. I was transferred back to the Muscogee County Superior Court clerk's office. I asked the court if they had received a Motion to Dismiss that was mailed on April 24, 2014. (See attachment J) Ashley told the motion had been received and was filed on May 1, 2014. However, it had not been assigned a case number or a judge. This motion gives a more detailed account of the efforts I have taken as well as the lack of effort to bring me to trial and how my Speedy Trial rights have been consistently violated.

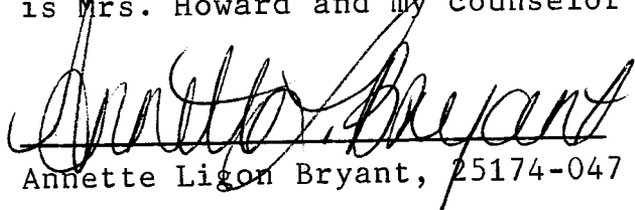
I received a letter dated April 22, 2014 from the Municipal Court in Columbus stating that they received the Motion for Speedy Trial. (See Attachment K). This letter was from Deputy Clerk, Barbara Smith. I filed this motion in both courts, but only received a response from Ms. Smith. I was informed that this court cannot order a Speedy Trial. Only a Superior Court judge can.

On July 24, 2014, I filed another Motion to Quash Warrant with the Muscogee County Superior Court. (See Attachment L) I informed the court that I was due for another Program Review here at the prison to be evaluated for camp and halfway house release in early 2015. I still have not received a response to this motion or verification that it has been filed.

On August 10, 2014, I sent a letter to the court stating that my Program Review was being held early and had occurred on August 7, 2014. (See Attachment M) I was again passed up for programming, camp, and halfway house preparation because of the detainer from Columbus Police Department. I again asked for help or guidance. I received a letter from Superior Court Deputy Clerk, informing me that she had received various letters from me regarding this case. (See Attachment N) She stated she checked with the Muscogee County Sheriff's Department and it does not have any warrants for my arrest. She again quoted information from the case that was dead docketed in December 2004. I responded to this letter. (See Attachment O) I thanked the clerk for her inquiry, however the warrant was from the Columbus Police Department, not the Sheriff's Office. Furthermore, the case she spoke of and the warrant I was inquiring about

are two seperate unrelated cases. Needless to say, I have not received any further communication from her and she stated she would not help me with this matter anymore. I have not received any communication from the court, the police department, or the District attorney's office. I enclosed the letters I wrote to each judge with my response and again asked that they be delivered. I have not received a response. As you can see, I have done my due diligence in taking care of this matter. I cannot afford an attorney and have very limited resources here at the prison. However, I am taking advantage of the resources I do have to clear this matter. I humbly ask Your Honor to assist me. Neither myself nor the Bureau of Prisons can get a proper response from anyone we contact. Meabwhile, I am here in prison lanquishing unnecessarily unable to take advantage of the rehabilitative programs I was sent to complete because of this detainer. I desperately need these programs to reintegrate into society as a law abiding functioning adult and to care for my minor children.

Thank you for you time. If you need to speak to me directly, or any member of my Unit Team, the telephone number is 205-373-5000. My Case Manager is Mrs. Howard and my counselor is Mrs. Reed. I reside in Unit A2.



Annette Ligon Bryant, 25174-047

FCI ALiceville

P.O. BOX 4000

Aliceville, AL 35442

DOB October 1, 1975

SSN 423-02-7926

JUL-22-2013 15:05

US MARSHAL LINCOLN NB

COLUMBUS POLICE DEPARTMENT
070 - 084

ARREST ORDER / WARRANT

*Warrant Number 25026206		*Date Issued 7-9-05		*NCIC Number 1580542274		*CAJIS Number 1887802		*Entering Clerk's Initials K11	
*Complaint Number 25026206		*Date of Offense 8-24-05		Please Note All Fields Marked With * Are Mandatory For NCIC Entries				*Verifying Clerk's Initials C. Hood RC	
*Wanted (Last Name) Ligon		*First Name ANNETTE		*Middle Initial		*Race B	*Sex F	*Age 30	*Date of Birth 10 01 75
*Armed	*Dangerous	*Mental	*Suicidal	*Resist Arrest					
*Hgt 5-6	*Wgt 190	*Eyes BRN	*Hair BLK	*Alias					
*Nickname				*Scars		*Marks		*Tattoos	
*Address (Number - Street Apartment City State) 2-A Crosswinds Road Phoenix City AZ									
*Social Security Number 423 02 7926		*Occupation			*Employer			*Beat	
*Charge (City ordinance Misd Felony Traffic) Financial Identity Fraud 11A5 2007 (Felony)									

**EXTRADITION YES OR NO (CHECK BELOW)		Pick-up within <u>300</u> NATIONWIDE miles	
MUSCOGEE COUNTY ONLY _____		Valid 3-3-8	
GEORGIA ONLY _____		Valid 3-3-8	
NATIONWIDE <u>X</u>		Valid 3-3-8	
CHATTahoochee JUDICIAL CIRCUIT		Authorizing Officer <u>Lt. Wilkerson</u>	
(MARION, HARRIS, TALBOT, TAYLOR, MUSCOGEE & CHATTahoochee COUNTIES)		(Lieutenant, Captain or Major)	
Subject Vehicle License Year - State - Tag Number - Make/Model - Style - Color - VIN NUMBER			
Officer's Name/Serial Number/Justice Number <u>B. Jennings 15661</u>		REMARKS (List vehicle - witness on back) <u>Valid 3-2-07</u> <u>Valid 7-8-07</u>	

ATTACHMENT A

DETAINER ACTION LETTER

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF PRISONS

TO: Columbus Police Department P.O. Box 1866 510 Tenth Street Columbus, GA 31902-1866		Institution Federal Correctional Institution Aliceville P.O. Box Aliceville, AL 35442	
		Date	10/10/2013
Case/Dkt#	Inmate's Name	Fed. Req. No.	DOB/SEX/RACE
Warrant #05026206	Crawley, Annette K.	25174-047	10-01-1975 F/B/O
Aliases Ligon, Annette		Other No.	

The below checked paragraph relates to the above named inmate:

- This office is in receipt of the following report: _____
Will you please investigate this report and advise what disposition, if any, has been made of the case. If subject is wanted by your department and you wish a detainer placed, it will be necessary for you to forward a certified copy of your warrant to us along with a cover letter stating your desire to have it lodged as a detainer. If you have no further interest in subject, please forward a letter indicating so.
- A detainer has been filed against this subject in your favor charging Felony Warrant- Financial Identity Fraud
_____ Release is tentatively scheduled for 05/10/2016
however, we will again notify you no later than 60 days prior to actual release. To check on an inmate's location, you may call our National Locator Center at: 202-307-3126 or check our BOP Inmate Locator Website at www.bop.gov.
- Enclosed is your detainer warrant. Your detainer against the above named has been removed in compliance with your request.
- Your detainer warrant has been removed on the basis of the attached _____
Notify this office immediately if you do not concur with this action.
- Your letter dated _____ requests notification prior to the release of the above named prisoner. Our records have been noted. Tentative release date at this time is _____.
- I am returning your _____ on the above named inmate who was committed to this institution on _____ to serve _____ for the offense of _____
_____. If you wish your _____ filed as a detainer, please return it to us with a cover letter stating your desire to have it placed as a hold or indicate you have no further interest in the subject.
- Other:

Sincerely,



Inmate Systems Manager

Original - Addressee, Copy - Judgment & Commitment File; Copy - Inmate; Copy Central File (Section 1); Copy - Correctional Services Department

ALIEO 541.72 * SENTENCE MONITORING * 02-19-2014
 PAGE 001 OF 001 * UPDATE DETAINERS * 10:27:18

REGNO.....: 25174-047 LAST NAME: CRAWLEY FUNCTION: ADD
 ARS 1.....: ALI A-DES
 COMP NO...: JWAR NO...: OBLG NO.:
 CURR/PRIOR: C
 HARDCOPY...: N

DETAINER NO...: 001
 DATE LODGED...: 02-19-2014
 AGENCY/JURSDCTN: SGA GEORGIA
 DETAINING AUTH: STATE OF GEORGIA COLUMBUS POLICE DEPARTMENT
 CHARGE/REMARKS: FELONY WARRANT #05026206 FOR FINANCIAL IDENTITY FRAUD

DETNR SENTENCE: Y: M: D:
 DATE REMOVED...: -OR- DATE RELEASED TO DETAINER:

G0005 TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

*Verified that
Warrant is still active.*

[Signature] 2/25/14

C



Columbus Police Department

P.O. Box 1866 - 510 Tenth Street
Columbus, Georgia 31902-1866



R.T. BOREN
Chief of Police

C. V. ROWE
Assistant Chief

Bureau of Investigative Services FAX COVER SHEET

TO: Federal Correctional Institution - Aliceville
Records

PHONE: 205-373-5000

FAX: 205-373-

FROM: Sgt. Rick McMahan, Fugitive Unit

Phone:

Cell:

FAX

DATE: 02/25/14

SUBJECT: Crawley, Annette (B/F) DOB:10/01/75 Fed reg.#: 25174-047
AKA: Ligon, Annette

Our agency has a felony warrant for "Identity Fraud" on the subject described above. Please place hold/detainer on this subject and notify our Department when she is ready for pick-up.

Our agency will extradite from Alabama.
Copies of the warrants are included with this FAX.

Thanks.

You should receive 3 page(s) including this coversheet

Phone (706) 653-3400

FAX (706) 653-3471

An Equal Opportunity/Affirmative Action Organization

T

APR 10

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Inmate Crawley, Annette K.	Register No. 25174-047	Institution FCI Aliceville
-------------------------------	---------------------------	-------------------------------

Pursuant to the Interstate Agreement on Detainers Act, you are hereby informed that the following are the untried indictments, informations, or complaints against you concerning which the undersigned has knowledge, and the source and contents of each.

Felony Warrant for Identity Fraud #0502606 in Columbus, GA.

You are hereby further advised that by the provisions of said Agreement you have the right to request the appropriate prosecuting officer of the jurisdiction in which any such indictment, information or complaint is pending and the appropriate court that a final disposition be made thereof. You shall then be brought to trial within 180 days, unless extended pursuant to provisions of the Agreement. After you have caused to be delivered to said prosecuting officer and said court written notice of the place of your imprisonment and your said request, together with a certificate of the custodial authority as more fully set forth in said Agreement. However, the court having jurisdiction of the matter may grant any necessary or reasonable continuance.

Your request for final disposition will operate as a request for final disposition of all untried indictments, informations or complaints on the basis of which detainers have been lodged against you from the state to whose prosecuting official your request for final disposition is specifically directed. Your request will also be deemed to be a waiver of extradition to the state of trial to serve any sentence there imposed upon you, after completion of your term of imprisonment in this state. Your request will also constitute a consent by you to the production of your body in any court where your presence may be required in order to effectuate the purposes of Agreement on Detainer and a further consent voluntarily to be returned to the institution in which you are now confined.

Should you desire such a request for final disposition of any untried indictment, information or complaint, you are to notify the Inmate Systems Manager of the institution in which you are confined.

You are also advised that under provisions of said Agreement the prosecuting officer of a jurisdiction in which any such indictment, information or complaint is pending may institute proceedings to obtain a final disposition thereof. In such event, you may oppose the request that you be delivered to such prosecuting officer or court. You may request the Warden to disapprove any such request for your temporary custody but you cannot oppose delivery on the grounds that the Warden has not affirmatively consented to or ordered such delivery.

Dated 03/05/2014	Name and Title of Custodial Authority Charles E. Samuels, Jr., Director, Federal Bureau of Prisons	By: (Chief Executive Officer) A. Washington-Adduci, Warden, FCI Aliceville
---------------------	--	---

Dated 03/05/2014	Inmate Signature <i>Annette Crawley</i>
---------------------	--

Original - Inmate, Copy - J&C, Copy - Central File (Section 1)

F

TO: SUPERIOR COURT JUDGE
FR: ANNETTE CRAWLEY, 25174-047
D/E: WARRANT No: 05026206

DATE: March 9, 2014

I am writing in regard to the warrant number listed above. I have contacted the Courts several times, (two) be exact, in writing to find out how to take care of this matter. My most recent letter was to the Municipal Court on 19 FEB 14. As of today I have not received a response.

I respectfully asks the Court what I do need to do or if you can point me in the right direction. I am currently an inmate at Federal Correctional Institution in Blueville, AL. My projected date of release is May 2016. Afterward, I will be on supervised release in Missouri for an additional three (3) years.

I understand that every warrants I lodged against me were/are as a result of my own behavior and I apologize to the Court. I'm just asking for the opportunity to take advantage of the rehabilitative programs that the Bureau of Prisons offers and atone for any wrongdoing in your jurisdiction as well. I have not received a response from the police department or the district attorney's office, so I am contacting Your Honor to respectfully ask how this matter can be resolved. I respectfully ask Your Honor to accept a guilty plea from me if any sentence you impose can run concurrent to my sentence with the Bureau of Prisons as my sentence is already lengthy. This would save the Court time and money so I would not have

be transported to Georgia. My stay in Aliceville, Alabama is only temporary as I will be transported back to Lincoln, Nebraska for court in the next few months. This also means that I will be "in transit" and may not have any contact with the court because transportation in the federal system will have me in several locations for a week, a few days or longer before I reach my final destination. Transportation from Nebraska to Georgia would be even costlier for Muscogee County and may be more expensive than a new conviction is worth.

If you decide that you want to proceed with prosecuting me, I ask the Court to appoint me an attorney because I am currently incarcerated and can not afford one.

I humbly ask again for some resolution to this matter and the warrant dismissed so I can participate in the Residential Drug Treatment Program, Drug Court, Path-Based Program, Prison Camp, and other rehabilitative programs the Bureau offers. I cannot participate in any of these programs with active warrants or pending charges.

I throw myself at the mercy of the Court and pray that you can help me resolve this matter as soon as possible as you see fit.

I have attached a copy of my Computation sheet and a copy of the warrant.

Respectfully Submitted
Annette Chawley

ANNETTE CHAWLEY, 25174-047/
FCI Aliceville
PO. Box 4000

G

IN THE SUPERIOR COURT
MUSCOGEE COUNTY GEORGIA

STATE OF GEORGIA
Plaintiff

v

Case No. Warrant # 050262060

Annette Crawley
Defendant

MOTION FOR APPOINTMENT OF COUNSEL

NOW COMES, the petitioner Annette Crawley, pro se, requesting to move this court for an order appointing counsel to represent her in this case. In support of this motion, petitioner states:

1. Petitioner is unable to afford counsel. She has requested leave to proceed as indigent and requests counsel.
2. Petitioner's imprisonment will greatly limit her ability to litigate issues involved in this complex case, and will require significant research and investigation. Petitioner has limited knowledge of the law. Petitioner respectfully requests that if this court does appoint counsel, it appoints an attorney who is able and willing to accept collect calls from a Federal prison in another state and/or set up and be available for attorney-client calls through petitioner's Case Manager at the prison.

I declare under the penalties or perjury that my answers to the foregoing are true and correct to the best of my knowledge.

I understand that if my answers on my application to proceed as indigent are false, my case can be dismissed.

March 25, 2012
Date

Annette Crawley
Signature

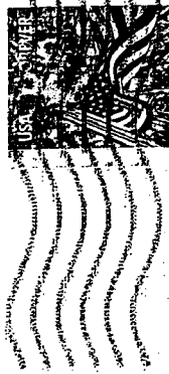
H

⇨25174-047⇨

Annette Crawley
PO BOX 4000
Aliceville, AL 35442
United States

BIRMINGHAM AL 350

25 MAR 2014 PM 4 L



⇨25174-047⇨

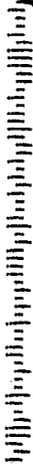
Superior Court *Muscogee County*
Clerk of Courts
100 10th
Government Center Tower
Columbus, GA 31902
United States

RECEIVED

MAR 2 9 2014

Superior
Clerk of Courts

31501274853





OFFICE OF
CLERK SUPERIOR COURT, MUSCOGEE COUNTY

M. LINDA PIERCE
Clerk

P.O. Box 2145
Columbus, Georgia 31902-2145

GOVERNMENT CENTER
TELEPHONE
(706) 653-4370
(706) 653-4359

March 28, 2014

Annette Crawley
PO Box 4000
Aliceville, AL 35442

Ms. Crawley:

With the information given, we were unable to find any open Superior Court cases pending against you in Muscogee County. An active warrant for your arrest does not mean the case has been bound over to Superior Court. Please provide us with some type of identifying information such as offense(s), date of arrest, date of birth or social security number.

If we can be of further assistance, please do not hesitate to contact us again.

Sincerely,

Deputy Clerk
Office of the Clerk of Superior Court
Muscogee County

*Judge's clerk may send letter
Ashley, Clerk of Courts
05026206-3rd
Closed as of Dec. 2004
Motion filed May 1st
F004CR2515 Judge Reulin*

*Records 2014
706-653-4351
FIF
504CR2515
Dec. 3 04
Diarr in Account*

*MIKE CRAIG, DA assigned to case
DA's office 706-653-4336
DA's clerk Rhonda McAlister*

K

Municipal Court of Columbus

P.O. Box 1340

Columbus, Georgia 31901

706-653-4378

Vivian Creighton Bishop
Clerk

Princella Harris
Court Coordinator

April 22, 2014

RE: Annette Crawley
Request for Speedy Trial

Dear Ms. Crawley

We are in receipt of your letter requesting a speedy trial. After a thorough research, we were unable to locate any criminal cases related to your name in Muscogee County Municipal Court. Also, in order to obtain a speedy trial, only a Superior Court Judge can grant your request at his/her discretion. Please consult with your attorney for legal advice.

Sincerely,

Barbara Smith

Barbara Smith
Deputy Clerk
Municipal Court

M

TO:
FR: Annette Ligon Crawley
RE: Warrant #05026206

DATE: August 10, 2014

Good day Sir/madam. I am writing because I have exhausted every possible avenue I am aware of to take care of the above mentioned warrant. I am an inmate at IDP at FCI Aliceville in Aliceville, AL currently serving at 48 month federal sentence. This warrant was issued 09NOV05. The Columbus Police Department has made little to no effort to serve or dismiss this warrant including responding to any of my inquiries and that of the Bureau of Prisons. Both myself and my counselor have left messages with Sgt. Rick McMahan with the Fugitive Unit. He has not responded. I have filed several motions with the Superior and Municipal Courts in Muscogee County. The Municipal Court Clerk informed me that this was outside of her jurisdiction. Linda Pierce recently sent a letter showing where a case had been dead docketed in 2004. This is not the same case as this warrant was not issued until 2005. I have spoken with Superior Court Clerks and the District Attorney's Clerk, but have not been able to get any clarity on what the process is or what more it is I need to do. A motion was filed on May 1, 2014 to have the indictment dismissed and all warrants dismissed. I was told it had not been assigned a case number nor was it assigned to a judge because I have not been arrested. ~~The motion I filed was specifically for the reason that my speedy trial~~ rights are consistently being violated because Muscogee County refuses to act on this warrant and refuses to respond to any and all motions I file. This warrant is keeping me from participating in reentry programs including Residential Drug Abuse Program and other faith based programs offered thru BOP. This warrant also kept me from being able to be released on pretrial and is now keeping me from getting an appeal bond through the court of appeals. This warrant will also cause me to be passed up for halfway house because you cannot have any active warrants or pending charges. I just had a Unit Team Review on 07AUG14 and was again denied Residential/halfway house planning because of this warrant. I am simply asking that someone intervene and instruct me on what it is I need to do or rule on the motions already presented to the court. This warrant is 8 years old and Muscogee County has denied extradition on several occasions. I have contacted the police department, municipal court, superior court, the district attorney's office, and the public defender's office. No one has been able to assist

me. I am contacting you as a last resort as all other efforts have failed. I have little to no legal knowledge and do not know the procedure or if it is appropriate to ask a judge to personally review a case. If it is inappropriate, I apologize. I am desperately looking to resolve this matter and I am limited as to what I can do because I am one incarcerated and two I am indigent and unable to afford legal representation. Please contact me and advise me on what it is I can do to have these charges disposed of as time is of the essence. Thank You.

Respectfully Submitted this 10th day of August 2014.

Annette Ligon Crawley, 25174-047
FCI Aliceville
P.O. Box 4000
Aliceville, AL 35442

D.O.B. October 1, 1975
SSN#: 423-02-7926



OFFICE OF
CLERK SUPERIOR COURT, MUSCOGEE COUNTY

M. LINDA PIERCE
Clerk

P.O. Box 2145
Columbus, Georgia 31902-2145

GOVERNMENT CENTER
TELEPHONE
(706) 653-4370
(706) 653-4359

August 13, 2014

Annette Ligon Crawley
#25174-047
P.O. Box 4000
Aliceville, AL 35442

RE: Outstanding warrant

Ms. Crawley,

I have received your various letters over the past few months. I've called the Sheriff's office to check on the warrant they may have against you. The Muscogee County Sheriff's Office does not have a warrant on you for anything. The last warrant they for you was dated September 30, 2004 for identity fraud. That case was dead docketed on December 3, 2004. It may be some other county that has an outstanding warrant, but it is not Muscogee County. I cannot do anything further for you concerning this warrant.

Sincerely,



Superior Court
Deputy Clerk

N

0

TO: Deputy Superior Court Clerk
FR: Annette Ligon Crawley
RE: Warrant 05026202

DATE: August 18, 2014

Thank you for responding to my letter dated July 24, 2014. However, I do believe we are discussing two entirely different matters. I have sent various letters to the court as you stated, concerning warrant number 05026202. With each inquiry I have included a copy of the warrant and/or the issuing department and officer involved with the case. I am attaching the same information again. The warrant I speak of was not and never was issued by the Muscogee County Sheriff's Office. As you can see from the attached copy of the warrant, it was issued by the Columbus Police Department. Attached, you will also find a fax from Sgt. Rick McMahan from the Fugitive Unit who corresponded directly with the FBI and the Marshals in Lincoln, NE confirming that there is an active warrant for me in Columbus, GA. With this information you can see that there is no confusion as to what county or even if there is a warrant in your jurisdiction. The warrant you speak of from the Sheriff's office was dead docketed in December 2004. However, this warrant was not issued until November 9, 2005 concerning an entirely different matter. The Columbus Police Department has confirmed with the Bureau of Prisons, specifically FCI Aliceville, that there is a warrant for me for pending charge of Financial Identity Theft.

With this information, I hope the discrepancies have been cleared up and someone will speak with the Columbus Police Department regarding this matter and again deliver the letters I wrote to the judges, as well as, the other motions I have filed and assist me in providing some resolution to this matter. I, along with the staff here at FCI Aliceville, have left messages and contacted everyone possible to resolve this matter so the detainer can be lifted and I can continue to program and go to halfway house. I appreciate all the clerk's office has done thus far, but we were

IN THE MUSCOGEE COUNTY SUPERIOR COURT
FOR THE STATE OF GEORGIA

ANNETTE CRAWLEY
Petitioner

vs.

Case No: _____
Warrant No: 05026206

STATE OF GEORGIA
Respondant

MOTION FOR FINAL DISPOSITION
AND
MOTION TO SQUASH WARRANT

COMES NOW Petitioner Annette Crawley, appearing in and on her own behalf as a pro se litigant and respectfully asks this Honorable court for an order to issue a final disposition to the case related to the above mentioned warrant and also squash the warrant associated with said case. In support thereof she states:

Warrant Number 05026206 was issued for Petitioner in November 2005.

Columbus has denied all previous request to extradite Petitioner to answer to said charges.

Columbus Police Department has not responded to phone calls and written requests from the Bureau of Prisons relating to this charge.

Petitioner received information from the clerk of courts office of the Superior Court and the clerk from the District Attorney's office that said case had been disposed of, but information had not been forwarded to the Muscogee Police Department.

Petitioner filed a motion to dismiss indictment in light of speedy trial rights being violated in light of the Supreme Court case Barker v Wingo. Superior Court filed this document on May 1, 2014. The District Attorney's office was served with a copy of said motion.

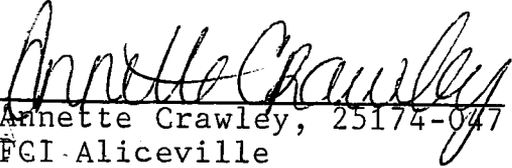
Petitioner is currently incarcerated at FCI Aliceville in Aliceville Alabama serving a sentence of 48 months with the Bureau of Prisons.

This pending charge and unacted upon indictment/complaint is adversely affecting Petitioner's incarceration in that she cannot take advantage of and is ineligible for reentry programs such as, halfway house, Residential Drug Treatment Program, Life Connections Faith Based Program, prison camp, and other reentry programming imperative to the successful transition back into society.

Petitioner is scheduled for a review of custody by the Bureau of Prisons on August 14, 2014 and will again be passed up for these programs due to above mentioned warrant number.

Wherefore, Petitioner prays this court issues an order to rule on the motion to dismiss indictment filed on May 1, 2014 and dismiss any and all warrants associated with said warrant. Petitioner respectfully asks this court to issue said order before August 14, 2014 and forward order to the Muscogee County Police Department and to her person at the address provided.

Respectfully submitted this 24th day of July 2014.


Annette Crawley, 25174-047
FCI Aliceville
P.O. Box 4000
Aliceville, AL 35442

Annette Ligon Crawley
D.O.B. October 1, 1975
SSN: 423-02-7926

DETAINER ACTION LETTER

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF PRISONS

TO: Columbus Police Department P.O. Box 1866 510 Tenth Street Columbus, GA 31902-1866		Institution Federal Correctional Institution Aliceville P.O. Box 445 Aliceville, Al 35442	
		Date	02/25/2014
Case/Dkt#	Inmate's Name	Fed. Res. No.	DOB/SEX/RACE
Warrant #05026206	Crawley, Annette K.	25174-047	10-01-1975 F/B
Aliases Ligon,, Annette		Other No. FBI 136856DC9	

The below checked paragraph relates to the above named inmate:

- This office is in receipt of the following report: FELONY WARRANT FINANCIAL IDENTITY FRAUD
Will you please investigate this report and advise what disposition, if any, has been made of the case. If subject is wanted by your department and you wish a detainer placed, it will be necessary for you to forward a certified copy of your warrant to us along with a cover letter stating your desire to have it lodged as a detainer. If you have no further interest in subject, please forward a letter indicating so.
- A detainer has been filed against this subject in your favor charging _____
Release is tentatively scheduled for _____
however, we will again notify you no later than 60 days prior to actual release. To check on an inmate's location, you may call our National Locator Center at: 202-307-3126 or check our BOP Inmate Locator Website at www.bop.gov.
- Enclosed is your detainer warrant. Your detainer against the above named has been removed in compliance with your request.
- Your detainer warrant has been removed on the basis of the attached _____
Notify this office immediately if you do not concur with this action.
- Your letter dated _____ requests notification prior to the release of the above named prisoner. Our records have been noted. Tentative release date at this time is _____.
- I am returning your _____ on the above named inmate who was committed to this institution on _____ to serve _____ for the offense of _____
If you wish your _____ filed as a detainer, please return it to us with a cover letter stating your desire to have it placed as a hold or indicate you have no further interest in the subject.
- Other:
RECORDS
205-373-5000 EXT 5058
FAX # 205-373-5024

Sincerely,


Inmate Systems Manager

Original - Addressee, Copy - Judgment & Commitment File; Copy - Inmate; Copy Central File (Section 1); Copy - Correctional Services Department



GEORGIA

BOBBY G. PETERS
JUDGE OF THE SUPERIOR COURTS
CHATTAHOOCHEE JUDICIAL CIRCUIT

(706) 653-4266
FAX: (706) 653-4384

POST OFFICE BOX 1340
THE GOVERNMENT CENTER
COLUMBUS, GEORGIA 31902-1340
November 13, 2014

Annette Ligon Bryant, #25174-047
Federal Correctional Institution Aliceville
PO Box 4000
Aliceville, AL 35442

RE: Correspondence regarding detainer/no pending case

Dear Ms. Bryant:

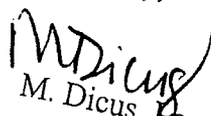
The court commends your desire to enter a rehabilitative program outside of the institution, but upon review of your enclosed attachments, it appears that the Columbus Police Department has placed a hold/detainer upon you this year based upon arrest warrant #05026206 for Financial Identity Fraud. As you stated, this arrest warrant is unrelated to and was issued after another fraud charge against you under criminal action number #SU04CR2515 that was closed by dead docket on December 3, 2004. Thus, the hold which is the subject of your correspondence is still active.

It is my understanding that the Interstate Agreement on Detainers, wherein a prisoner may seek a speedy resolution of charges stemming from another state, is inapplicable to situations like yours involving a hold based upon an arrest warrant versus an impending indictment. In other words, the relief you seek is not possible under the Agreement.

I cannot offer you any legal advice regarding whether any other avenues might be available to you, and for that reason, perhaps you should consider consulting an attorney.

Therefore, I am returning your packet with best regards.

Sincerely,


M. Dicus, Law Clerk