

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

*This isn't the Record
This is copies*

February 25, 2015

To: Mr. Daniel Cobble, GDC758572, Georgia State Prison, 300 First Avenue, South, Reidsville, Georgia 30453

Case Number: _____ Lower Court: Wilcox County Superior Court

Court of Appeals Case Number and Style: _____ *I already filed a notice of appeal to appeal*

Your document(s) is (are) being returned for the following reason(s).

There is no current case pending in the Court of Appeals of Georgia under your name. *This is my appeal*

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. *already done your self*

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 i _____ ther than the Court of Appeals of Georgia. The addr _____

If an attorney has been appointed for you a _____ provided by an attorney, you should address that is _____ nted by an attorney, you cannot file pleadings on your ov _____ thdraw as Counsel and it must be granted, before you ca _____

A request for an out-of-time appeal should _____ ppealing. If your motion is denied by the trial court, y _____ Notice of Appeal with the clerk of the superior court. _____

*Per Stowers 3.12.15
No response necessary.*

In the Superior court of Wilcox county
State of Georgia

~~State of Georgia~~
State of Georgia

Criminal
#2004 CRW 073

FILED IN OFFICE

v.
Daniel Eric Cobble
Defendant

OCT 10 2014 Today's 10-9-14

Wanda F. Hester
CLERK OF SUPERIOR COURT
WILCOX COUNTY, GEORGIA

Motion to vacate my convictions
due to lack of jurisdiction to prosecute
me (which also means Georgia court of Appeals
lacked jurisdiction to affirm them) due to
under mandatory presumption, point of law

claim (1) O.C.G.A. 42-5-50

says Georgia Dept of corrections can't take
custody of a prisoner from a county Jail until
after Georgia court of appeals issues Remittitur
when prisoner appeals are pending

1st evidence: Georgia court of Appeals criminal
Remittitur issued in May 2004 Case
A04 A0884 proves my original prison

sentences from Cobb county 2003 convictions were under
appeal at time Wilcox crimes were a censure upon me

2nd evidence: ~~Wilcox~~ Wilcox State Prison
criminal accusations dates on indictment # 2004
CRW-073 on March 2004

Therefore Georgia Dept of corrections did not
have jurisdiction to even have me at Wilcox State
Prison, so I was in Wilcox county illegal at time of
so called crime

In at Hanceville State Prison (ps 1 of 203) by Daniel E. Cobble
pro se defendant

To clerk of Georgia court of Appeals

From Daniel Eric Cobble 758572
Docket Georgia State Prison 300 157
Avenue South Reidsville Georgia 30453
Teloxis 3-4-15

① I don't know where you'll learned how to read,
but this is not a notice of appeal,

② this is the appeal

③ this is not the record

④ but since you mis capture my files,

file this as a discretionary appeal application
instead ~~as~~ but do so as if date you
originally got it, ok?

⑤ I'm sending this to you thru another inmate, so
only respond to Daniel Cobble, ok?

RECEIVED
2015 MAY 11 PM 3:03
CLERK OF SUPERIOR COURT
JUDICIAL BRANCH

Daniel Cobble
pretrial petition

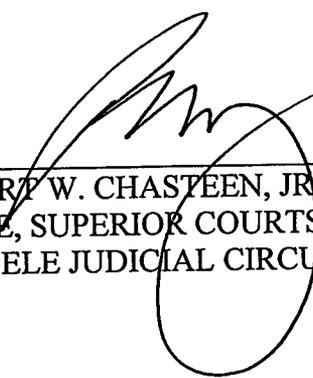
CERTIFICATE OF SERVICE

I have this day served counsel for Plaintiff and Defendant with a copy of the foregoing Order by placing the same in the U.S. Mail, with sufficient postage thereon, to:

Mrs. Denise Fachini
District Attorney
P.O. Box 5510
Cordele, GA 31010

Mr. Daniel Eric Cobble
GDC#758572
Hancock State Prison
P.O. Box 339
Sparta, GA 31087

This 3rd day of February, 2015.



ROBERT W. CHASTEEN, JR.
JUDGE, SUPERIOR COURTS
CORDELE JUDICIAL CIRCUIT

Obligations & Related Withdrawals for Offender COBBLE, DANIEL ERIC - GDC ID 758572

Obligations

P = Obligation Partially Paid; Y = Obligation Paid in Full; R = Obligation Reversed; W = Written Off

Location Incurred	Date	Transaction Type	Payable To	Transaction Detail	Amount	Paid
CENTRAL ACCT-OFFENDER TRUST	02/09/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18757475. 2/3/15 CS	.92	
CENTRAL ACCT-OFFENDER TRUST	02/05/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18754035. 1/28/15 IP	2.45	
CENTRAL ACCT-OFFENDER TRUST	01/26/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18627942. 1-22-15 CS	.92	
CENTRAL ACCT-OFFENDER TRUST	01/26/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18627527. 1-15-15 IP	2.45	
CENTRAL ACCT-OFFENDER TRUST	01/22/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18621512. 1-8-15 IP	9.02	
CENTRAL ACCT-OFFENDER TRUST	01/14/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18607550. 01-02-15 IP	2.45	
CENTRAL ACCT-OFFENDER TRUST	01/12/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18601350. 12-29-14 IP	3.92	
CENTRAL ACCT-OFFENDER TRUST	01/12/2015	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18601229. 12-29-14 IP	3.84	
CENTRAL ACCT-OFFENDER TRUST	12/29/2014	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18475308. 12/23/14-CS	.92	

Per Business Manager Mrs. Lockwood
 you will need to provide a copy of
 your court document showing that you
 are needing that many copies

JMal

list above
 CS - Correspondence Supplies
 IP - Indigent Postage

In the Georgia Circuit & Appeals

State of Georgia

criminal
#

↳
Daniel Eric Cobb
Defendant

motion to vacate
appeal

Motion for Georgia circuit & appeals
to grant pro se defendant pro se attorney fees
of \$3,500 but not to go to prison system, but
to be handed to me to leave prison with Jerry Lundy
to file this appeal, fees are, long run

perhaps says since state an officer
-Attorneys get paid regardless of their files grant
or bad appeal, so should I then, it's only fair
besides government stole my \$4,000
bank American money, (and) stole my another \$4,000
SSI says they owe me for be severely arrested (and) stole
my prescription glasses (and) stole \$40,000 I even
a full full government appeal # 654517 at O.D.C
headquarters, by O.D.C granting it, but never paying
me, (and) stole my stuff from me
(and) stole my son (and) stole my wife (and) stole all
money, I could have made millions, etcetera

by Daniel Eric Cobb
pro se
defendant

certificate of service

This is to certify that I have that day
served opposing counsel prior to filing by placing
in the in house mail, to notify for his to hand deliver to ↓

The District Attorney & Justice courts
Denise D. Fackih
P.O. Box 5510
Cordoba, Georgia 31010

This 18th day of Feb 2015 by Daniel Everett
prol & delectus

In the Georgia Court of Appeals

State of Georgia

v.

Daniel Eric Cobble

Defendant

Criminal

#

Appeal of
2-10-15 Wilcox
Superior Rules may
handwritten motion to
vacate, not file attached
proof

Amended Direct appeal

enclosed is evidence that proves
Wilcox Superior Feb 2015 Rules was wrong and a lie
since Wilcox said a motion to vacate is non-existent
in Georgia, but I say if that was true then what
the Hell do you call attached motion to vacate for
that Prison Law Library sent me in in house mail on 2-17-15
I got Feb 18, 2015 9pm with doc case laws printed not by a
machine proving motion to vacate does exist

RECEIVED OFFICE
2015 FEB 24 PM 2:45
CLERK OF SUPERIOR COURT
COUNTY OF GWINNETT, GA

Today's ~~2-19-15~~
2-19-15

by Daniel E. Cobble
pro se Defendant

EXHIBIT A

BPS in a form Prison Law Center sent me
and 1 envelope they sent me too

Exhibit A

IN THE SUPERIOR COURT OF _____ COUNTY
STATE OF GEORGIA

STATE OF GEORGIA
Plaintiff

Vs.

*
*
*
*
*
*
*

Criminal Action No. _____

Motion To Modify, Correct, or Set Aside and Vacate
Sentence By A Person In State Custody

Comes now Defendant _____ acting PRO-SE in the
instant Motion, hereby respectfully moves this Honorable Court to permit him to proceed
in this motion to the Superior Court Of _____ County to vacate, Set
Aside, Or Correct Sentence from the Judgement of Conviction that was entered here
on, _____.

The offenses for which Defendant was convicted and found guilty are:

1.

2.

The proceeding in which, defendant was convicted was a Jury Trial beginning _____ ending in a guilty conviction on _____. The Trial was held before the Honorable: _____, a Notice of Appeal was filed on _____ and denied on _____.

3.

Defendant, _____, will show that there is no limitation of time within which a Motion to Vacate, Set Aside, Or Correct Sentence may be filed. See: Gonzalez V. State, 201 GA. App. 437, 438, 411 S.E. 2d 345 (1992), The Court pointed out that where a void sentence has been imposed, "Then A new and valid sentence can be imposed by the trial judge at any time."

4.

Defendant is showing according to the 1983 decision of Brock V. State, 166 GA. App. 649, 305 S.E. 2d 180 (1983) The Georgia Court Of Appeals held that where the Trial Judge, in part, based his sentence on the fact that the defendant was going to appeal the case, the sentence had to be vacated. Therefore Defendant contends that the Trial

Judge, Jurisdiction be invoke as Judicial Review under Georgia Constitution 1983, Article VI, Section VI, Double Section II And III.

5.

Defendant invokes this Court's Jurisdiction, Authority; And Scope not only under State V. Jones, 249 GA. App 199, 548, S.E. 2d. 29 (2001) but also under Farist V. State, 249 GA. App. 320, 547, S.E. 2d 618 (2001) The court retains Jurisdiction to impose a valid sentence in this case at anytime, Sherman V. State, 237 S.E. 2d. 5 (1977)

6.

Motion to Vacate, Set Aside, Or Correct Sentence by a person in state custody:

Jenkin V. Montgomery, 248 GA. 696, 285 S.E. 2d. 706 (1982)

Brock V. State, 166 GA. App. 649, 305 S.E. 2d. 180 (1983)

Crumbley V. State, 261 GA. 131, 409 S.E. 2d. 517 (1991)

Wade V. State, 231 GA. 131, 200 S.E. 2d. 271 (1973)

Sledge V. State, 245 GA. App. 488, 537 S.E. 2d 753 (2000)

Dunlap V. State, 231 GA. App. 82, 497 S.E. 2d 640 (1998)

Hill V. State, 274 GA. 591, 555 S.E. 2d 696 (2001)

Conclusion

Wherefore, Defendant prays this Honorable Court grant that this motion to Vacate, Set Aside, Or Correct Sentence and reduce their sentence be sustained and at the same time be modified.

This _____ day of _____, 200__

Respectfully Submitted,

PRO-SE, Defendant

Notary Public

My Commission Expires

CERTIFICATE OF SERVICE

I _____ the undersigned and the filer of the foregoing motion, do declare and certify that I have served, by first class U.S. mail, affixed enough postage to ensure delivery, a copy of the foregoing motion upon the opposing counsel whose name and address are as follows:

This _____ day of _____, 200__

Respectfully Submitted,

PRO-SE, Defendant

1.

A void sentence may be attacked by Habeas Corpus or by a motion for Modification or Correction of Sentence. McCranie V. State, 276 S.E. 2d. 263 (1981) such a motion for modification or correction has been filed with this court.

2.

Under the authority of this court to correct an invalid sentence, it is the order of this court that the original sentencing order be corrected so as to comport with the law on such sentences. The original sentence imposed in the above styled cases ordered that defendant's serve a sentence of _____.

3.

Sentence correction order:

Sherman V. State, 237 S.E. 2d 5 (1977)

Gonzales V. State, 411 S.E. 2d 345 (1992)

McCranie V. State, 276 S.E. 2d. 263 (1981)

O.C.G.A. 17-10-6 1.(2) through (7)(a)

Marlowe V. State, A02A1633 (7-21-2005)

Marlowe V. State, S03G0351 (11-17-2003), 03

FCDR 3398 (12-05-2003)

Conclusion

Wherefore; Defendant prays that this Honorable court will consider and sustain this sentence correction order based upon the applicable law, and order that the defendant's sentence in the Superior Courts Of _____ County, Case Number _____ be corrected to _____.

SO ORDERED THIS _____ day of _____, 20_____.

Trial Judge

Filed in Behalf of the Defendant

PRO_SE

certificate of service

This is to certify that I have this day served
opposed counsel prior to filing by hand delivery thru in house
mail to warden, for him to hand to DJ

Re District attorney of Wilcox county
Denise D. Fanchini
P.O. BOX 5510
Cordele, Georgia 31010

This ~~2015~~ ^{19th} day of Feb 2015 by Daniel Crutchfield
pro se defendant

In the Georgia court of Appeals
State of Georgia

State of Georgia

v.

Daniel Eric Cobble

Defendant

Criminal
#

appeal of conviction
120712

Brief

of Direct appeal of Feb 2015 criminal motion denied

I defendant Daniel Eric Cobble appeal
for the following pss legal Reasons

RECEIVED
2015 MAR 11 PM 3:03
COURT CLERK'S OFFICE

by Daniel Eric Cobble
pro se defendant

Jurisdictional Statement p3

Since I've been in segregation over 90% of time since 2003 thru to now 2015 and has not been out of hole since since Spring 2009 to 2015 at all due to my fear of being framed again by prison system, then I've not been allowed access to Law Library Research or books at all, so I can't get a hold of proper Jurisdictional code, but for previous experience of every time I timely put but appeal to Georgia court & appeal in mail and timely put notice of intent to appeal in mail to superior, as I've always done, but prison system keeps censor my mail or delaying my mail, so appeals court keeps blaming me for failure to do & staff timely, that I did put in mail timely, when I have had proper 1st appeal on either CEO or writ cases in 2004 or 2009 so motion to vacate is state equivalent of a motion in Law Library I filed in Superior, but court said I can't fix it, so as to a criminal Superior motion denial in appealing, then the Georgia court & appeals does by law have jurisdiction to hear this direct appeal under 1983 Georgia constitution

IN THE SUPERIOR COURT OF WILCOX COUNTY
STATE OF GEORGIA

STATE OF GEORGIA,

*

CRIMINAL ACTION NO.
2004-CRW-073

v.

*

DANIEL ERIC COBBLE.

*

MOTION TO VACATE
CONVICTIONS

*

ORDER

Defendant Daniel Eric Cobble filed a Motion to Vacate his convictions on October 10, 2014. To any extent Defendant is actually moving to vacate or modify a judgment of conviction, such a motion is not a proper remedy in a criminal case. **Harper v. State, 286 Ga. 216 (2009).**

Therefore, the Defendant's Motion to Vacate is **HEREBY DENIED.**

SO ORDERED, this 7 day of February, 2015.



ROBERT W. CHASTEEN, JR.
JUDGE, SUPERIOR COURTS
CORDELE JUDICIAL CIRCUIT

procedural history fs

me, my son Brandon, wife Stephanie B. Jones, and my mother
 were all living in my moms house, when wife and I found out
 I'm leaving, I said leave when you get back from work,
 she said no I'm leaving leaving, and walked out I didn't
 see or heard from her or my son since, that afternoon Stephanie
 brought me TPO that got me kicked out my home, and she did
 it to avoid eviction laws, she has not let me communicate
 with my only child since as a means to use my son as a weapon
 against me to get back at me for my breaching her heart since
 I told her to her face for 1 1/2 years we were a couple in my
 moms house that I did not love her, but still loved
 Felicia Gonzalez girl I got arrested for on 2-17-97
 but had these charges all exp-gone, but Stephanie did not let
 TPO 1 year before my arrest, she continued to live with my
 mom for another 9 months, then left to stay in a Room in a
 woman's house in one near city of Hi-Ram purchasing custody
 in April 2001, so I followed her many court times in April
 2001 to find out where she lived so I could write TX orders to
 give to sheriff so they could serve her with custody papers
 but she never went home, so when I found out I could have
 her served den SOB, I did, in May 2001, seeing the custody was
 set for July 10, 2001 but set in August, so she before July 10 2001
 wife went to get another TPO to use to help her in custody as
 a tactic when I had not even went to court to challenge den
 TPO till 2 days after my July 15, 2001 arrest, so July 9, 2001
 SOB magistrate TPO was superseded by July 10, 2001 SOB
 legitimation hearing child support order I had to make pay
 wife in person on 15th and 16th, so 5 days days as
 I did not know where my ex lived, I went to give child
 support money to my mom for my mom to give to wife, on 15th
 July 2001 and to get my hair, but my ex decided to skip
 at night bars and then say she was there 1st as per case so
 but I never heard her say that, I did not (approach) wife
 500 yards, so when cops stole money out my car I tryen to stop
 them, nobody ever investigate, they let my mom get my check book
 from bank America with my car, that's what cops did, I could
 not see any badge due to pepper spray in broken glasses, then
 while in prison while SOB case was under finally appeal, GDC
 free will let charges me from will ex State Prison for a story they
 made up out of thin air, but never happened in prison for my
 girlfriends, when GDC did not have plans to have me in prison

enhancement of PS

72 enhancement argument on citation for Party
confirmed again

so proves D.A.'s ascertainment of my trial in US cell
case, that I need pass through being danger to security
was a lie by D.A. or else if he thought me a danger
I'd not have seen Steven together in Feb 19, 2003
and by law I can't be sentenced to work from the
lowest place then, since he'd otherwise want to
punish me for pleading in a case, which would be
be illegal coercion (and) 2003 cell system
labors 24/7 present I 5 for the #02-170152
99 then 10-10-72-35 then 35 months for cell control
cell present, that I was never given any hearing
as an 18 still being 18 on today, so being denied
access to 4 labors for 13 years is causing people
injection and state never challenge it at all and
I've never been given proper chance to appeal it
so as single and demands I was arrested for me
admission for no probable cause, and no warrant
was issued till 5 days after my arrest, that made
my arrest illegal too, so that was with a habeas
issue after 15 days in a hearing for 5 days

82 enhancement even Rule 11 legal as I was not given
any 5 years (not transcripts) full years with appeals
Rule 11 with 1003 system habeas, so I demand
properly appeal in 2004

argument on citation for Party: George W. Bush supports

and all the courts require me to quote what I said
transcript things were done wrong, but I don't want
to put in any reconsideration with appeals form
since I don't get transcripts till 2007 then only get
part of them include Uniform Appeals Court Rules

~~_____~~

92 enforcement - R6 to illegal since my prison
sentences are not being upheld by it that says
I was sentenced to cruelty that is enduring

agreement and citation sentence: 1 I was not sentenced

to abide by any GPC policies, yet GPC policies are
used at home, council and civil laws that suffices on
the street to keep citizens in line, should also be great
enough a street, 2 I was not sentenced to tier 2

program, that GPC sentenced me to 3 I was not
sentenced to have to go without seeing my tv, magazine
newspaper for 5 years now, when other inmates see
all that at state expense 4 I was not sentenced to ~~not~~ not

be allowed to see prison library books, as GPC is duty free,
5 I was not sentenced to lose 60 pounds muscle mass

6 I was not sentenced to lose 60 pounds muscle mass
stay in cells, without access to hygiene
at all, I can't do anything, I can't do anything, I can't
I could live a prison full of inmates, when I will see
to each of feed prison gives inmates, when I will see
enough for 2 years I was in cell 511 that I did
not see prison full prison, my private prison fees
by finally prison will fees to other inmates as state

7 I was not sentenced to have any county criminal
arrest warrant applications ignored for decades 8
I was not sentenced to have no mail held, best, by
GPC 9 I was not sentenced to have window with open

with heat off, no pillow no flammable myself toilet
10 I was not sentenced to stand up when and where GPC
tells me to or else I get DR and prison strip search

11 I was not sentenced to have any legal work not
reported to me when I sent it to courts as evidence a
refinanced since 2001 12 I was not sentenced to not

have any of 900 groceries ever investigated 13 I was
sentenced to not see her family only visit for 14 years

14 I was not sentenced to full labor in prison well cameras placed
in my head in my cells 15 I was sentenced to refuse

enumerated 137

137 enumerated : Ruler contrary to Cobb child

supporter

argument and citation from the text ; on day after my ex

got a TPO, we had a legit function hearing on our son,
 civil # 0110426534 on July 10, 2001 5 days
 before my so called case, so un-expectably to me at
 that July 10, 2001 hearing my ex asked for child support
 then, and Judge told me to pay Stephanie Bissers
 in person on 15th day month, so 5 days later I
 went to my mums house 1909 Hartman Rd to pay my
 mums child support to give to my ex since I did not
 know where my ex lived at, and I was getting my mail
 too so when 2 court orders exist, I says
 don't approach my ex, one says pay her in person,
 which do you follow? answer is you follow the
 newer order, and you follow higher courts order,
 well TPO was magistrate order, on July 9, 2001, but
 child support order was Superior order on July 10
 2001, so child support superseded TPO, so I
 was a broken by child support order by being arrested
 so you says my ex on July 15, 2001 when she
 approached me so I was not in commission of
 crime Jegg equated to stalking, sunny arrest for violating
 TPO was contrary to child support, so my arrest was
 illegal, so I had right to resist illegal arrest, so
 my imprisonment was illegal at will case state prison
 so cert team at prison was not in lawful discharge
 their special duties, so all Cobb # 015 017-35
 case charges and all will case charges, 2004 charges
 are all null and void, so is all sentences, so free me, and
 all pending charges arisen since are illegal for same
 reason, so I want my right, scattergun, herse law
 still requires me given up on Release from prison

EXHIBITS A, B, C, D, E



In the Georgia court of appeals

State of Georgia
Plaintiff

Criminal
Case No.

Daniel Eric Cobble vs.
GDC 758572
Defendant(s)

Nature of Action:
Direct appeal of a criminal matter

REQUEST TO PROCEED IN FORMA PAUPERIS

I, Daniel Eric Cobble, depose and say that I am the plaintiff in the above entitled case; that in support of my request to proceed without being required to prepay fees, costs, or give security therefor, I state that because of my poverty I am unable to pay the costs of said proceeding or give security therefor; that I believe I am entitled to redress. I further swear that the responses which I have made to questions and instructions below are true.

RECEIVED
JAN 29 11 PM 3:03
CLERK OF SUPERIOR COURT

1. List any and all aliases by which you are known: NONE

2. Are you presently employed? Yes No
If the answer is "Yes," state the amount of your salary or wages per month, and give the name and address of your employer: NA

If the answer is "No," state the date of last employment and the amount of the salary and wages per month which you received: Jan 29, 2001 I stopped getting over \$3,000 monthly for driving semi across USA for May Trucking

3. Have you received within the past twelve months any money from any of the following sources?
Business, profession, or form of self-employment? Yes No
Pensions, annuities, or life insurance payments? Yes No
Rent payments, interest or dividends? Yes No

Indigency Affidavit

~~_____~~

VERIFICATION

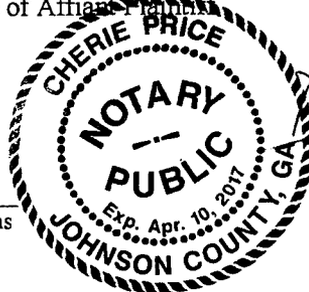
I, Daniel Eutabelle, do swear and affirm under penalty of law that the statements contained in this affidavit are true. I further attest that this application for in forma pauperis status is not presented to harass or to cause unnecessary delay or needless increase in the costs of litigation.

I am the plaintiff in this action and know the content of the above Request to Proceed in Forma Pauperis. I verify that the answers I have given are true of my own knowledge, except as to those matters that are stated in it on my information and belief, and as to those matters I believe them to be true. I have read the perjury statute set out above and am aware of the penalties for giving any false information on this form.

Daniel Eutabelle
Signature of Affiant/Plaintiff

1-25-14
Date notarized

Sworn to and subscribed before me this
26 day of Jan, 2014.
Cherie Price
Notary Public or Other Person Authorized to Administer Oaths



Daniel Eutabelle

Please note that under O.G.C.A. § 42-12-5 service of an affidavit in forma pauperis, including all attachments, shall be made upon the court and all named defendants. Failure by the prisoner to comply with this code section shall result in dismissal without prejudice of the prisoner's action.

Date Accepted 2-18-15

~~_____~~

RECEIVED IN OFFICE
2015 FEB 24 AM 11:33
CLERK OF SUPERIOR COURT
COURT OF APPEALS OF GA

RECEIVED IN OFFICE
2015 FEB 11 PM 3:02
CLERK OF SUPERIOR COURT

Gifts or inheritances?

Yes

No

Any other sources?

Yes

No

If the answer to any of the above is "Yes," describe each source of money and state the amount received from each source during the past twelve months: NA

4. Do you own any cash, or do you have money in a checking or savings account? (Include any funds in prison accounts): Yes No for my mother

If the answer is "Yes," state the total value of the items owned: _____

5. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)? Yes No for my mother

If the answer is "Yes," describe the property and state its approximate value: NA

6. List the persons who are dependant upon you for financial support, state your relationship to those persons, and indicate how you contribute toward their support: \$650 court ordered

child support to pay Stephanie Bissers a person on 15K each month for my minor son as part of Legitimation hearing on July 15, 2001 CCB Superior, I filed in April 2001

I understand that a false statement or answer to any question in this affidavit will subject me to penalties for perjury and that state law provides as follows:

- a. A person to whom a lawful oath or affirmation has been administered commits the offense of perjury when, in a judicial proceeding, he knowingly and willfully makes a false statement material to the issue on point in question
- b. A person convicted of the offense of perjury shall be punished by a fine of not more than \$1,000 or by imprisonment for not less than one nor more than ten years, or both. O.G.C.A. § 16-10-70.

Daniel Cantello
Signature of ~~the~~ defendant

1-26-14
Date reprinted

Date made 2-18-15

to business office of Georgia State Prison

I need 8 of these forms filled out
and all 12 years of my account summary (not 1P5)
For all 8 times

THIS FORM IS TO BE COMPLETED ONLY BY AN AUTHORIZED INDIVIDUAL AT THE INSTITUTION WHERE THE INMATE PLAINTIFF IS PRESENTLY INCARCERATED, OR HIS/HER DESIGNEE.

CERTIFICATION

I hereby certify that the Plaintiff herein, Daniel Cobble,
has an average monthly balance for the last twelve (12) months of \$ 0.83 on account at
the Georgia State Prison
institution where confined. (If not confined for a full
twelve (12) months, specify the number of months confined. Then compute the average monthly balance
on that number of months.)

I further certify that Plaintiff likewise has the following securities according to the records of said
institution: N/A

Jmy Moore
Authorized Officer of Institution

2-10-15
Date

NOTE: Please attach a copy of the prisoner's inmate account of the last 12 months, or the period of incarceration, (whichever is less).

Daniel Cobble
From Daniel Eric Cobble 75857d
K-1 16 G.S.P. on 2-9-15

also did you send out my 29 manilla (OX) 13 incat envelopes
special indigent mail last wednesday night if not in?
also did you send out last wednesday's legal indigent mail?
also did you send out last wednesday's non-legal indigent mail?

60 Day Account Statement

COBBLE, DANIEL

Printed By:

MOORE, AMY

GDC ID: 758572

Debit Amount	Credit Amount	Receipts	Payments	Modifications/Court Charges
\$0.00	\$10.00	\$0.00	\$10.00	\$5,717.04

Receipt Date	Transaction ID	Receipt Type	Receipt Details	Receipt Amount
12/29/2014	13794023	MAIL ROOM RECEIPT	GEO GROUP INC. - 14900	\$10.00

No withdrawals for this offender in the past 60 days.

Date	Location Incurred	Obligation Type	Payable To	Obligation Detail	Amount	Paid
Paid Status: P = Partially paid; Y = Paid in full; R = Reversed; W = Written off						
02/09/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18757475. 2/3/15 CS	\$0.92	
02/05/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18754035. 1/28/15 IP	\$2.45	
02/01/2015	CENTRAL ACCT-OFFENDER TRUST	MONTHLY PROCESSING FEE	GEORGIA DEPARTMENT OF CORRECTIONS	Monthly Processing Fee for 02/2015	\$1.00	
01/26/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18627942. 1-22-15 CS	\$0.92	
01/26/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18627527. 1-15-15 IP	\$2.45	
01/22/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18621512. 1-8-15 IP	\$9.02	
01/14/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18607550. 01-02-15 IP	\$2.45	
01/12/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18601350. 12-29-14 IP	\$3.92	
01/12/2015	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18601229. 12-29-14 IP	\$3.84	
01/01/2015	CENTRAL ACCT-OFFENDER TRUST	MONTHLY PROCESSING FEE	GEORGIA DEPARTMENT OF CORRECTIONS	Monthly Processing Fee for 01/2015	\$1.00	W
12/30/2014	CENTRAL ACCT-OFFENDER TRUST	RESTITUTION/DAMAGE PROPERTY	GEORGIA DEPARTMENT OF CORRECTIONS	RECORD ID = 18477670. 12-29-14 DR# 526464 SPRINKLER HEAD	\$87.00	
12/29/2014	CENTRAL ACCT-OFFENDER TRUST	DISCIPLINARY REPORT FEE	GEORGIA DEPARTMENT OF CORRECTIONS	RECORD ID = 18475327. DISCIPLINARY NO : 526464	\$4.00	
12/29/2014	CENTRAL ACCT-OFFENDER TRUST	INDIGENT LOAN	GA STATE PRISON	RECORD ID = 18475308. 12/23/14-CS	\$0.92	
12/29/2014	CENTRAL ACCT-OFFENDER TRUST	DISCIPLINARY REPORT FEE	GEORGIA DEPARTMENT OF CORRECTIONS	RECORD ID = 18475279. DISCIPLINARY NO : 526274	\$4.00	

No court charges for this offender in the past 60 days.

No court charges modifications for this offender in the past 60 days.

to clerk, of Georgia court of Appeals
today is may 18, 2015

From Daniel Eric Cobble
Sumter county Jail 352 McMath Rd
Americus Georgia 31719
Jail # 474528 - 1156
6169 A-2 cell # 107

by Daniel Eric Cobble
prisoner defendant

regards criminal # A1SA1344

- ① Please answer my questions below by writing me back at Sumter county Jail address above
- ② I never got notice this appeal existed till 4-20-15 so I was unable to file a timely brief, (did you get my disc. appeal application I sent you way before 4-20-15 to file as a brief?)
- ③ Since 3-17-15 I left Georgia state prison and went into federal custody on U.S. District middle Georgia indictment S:14-CR-77 but was kept at Crisp county Jail, then Bibb County Jail, then Sumter county Jail all under same fed custody, so I never got any Ruler on this appeal, (has any Ruler been made on this Georgia court of Appeals case since march?)
- ④ my fed attorney tells me they are sending me to Houston Texas to do a psychological evaluation on me for Georgia fed case, (so please tell Georgia court of Appeals Judge this?) I'm fed mental hospital
- ⑤ Jails don't give me any envelopes, stamps, or ink pens, so I can't file anything at all to you thru mail on this appeal, (please tell Judges of Georgia appeals court?)
- ⑥ Jail ain't sending me my account summary, so I can't send you till, (please tell Judges?)
- ⑦ (see other side of this ps?)

certificate of service

This is to certify that I have this day served
opposes parties prior to filing by asking court
to do it since I can't set their addresses and papers
will not mail out that other mail of 1 time frame as
indigent to ~~the~~ and myself thru U.S. mail
adequately posted thereon

~~the District Attorney of Wilcox County
at 1115 Street Street
and by myself by first class registered mail
at the post office~~

~~Stephanie
at 1115 Street Street
at the post office for parcel postage
at the post office~~

~~Stephanie
at 1115 Street Street
at the post office for parcel postage
at the post office
at the post office
at the post office
at the post office~~

The District Attorney of Wilcox County
Denise D. Fickini
P.O. Box 5510
Cordele Georgia 31010

This 18th day of ~~the~~ ^{may} 2014 by Daniel Eustable
pretle ~~at~~ independent