

COURT OF APPEALS OF GEORGIA
DOCUMENT RETURN NOTICE FOR BRIEFS OR MOTIONS

June 19, 2015

To: Mr. Reggie Deon Copeland, GDC131770 H-2 229-T, Wilcox State Prison, Post Office Box 397,
Abbeville, Georgia 31001

Docket Number: A15A1862 **Style:** Reggie Copeland v. The State

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

1. Your Appellant's Brief, was not accompanied by the statutory filing fee (\$300.00 civil; \$80.00 criminal *Effective July 1, 2009) or a sufficient pauper's affidavit. OCGA§5-6-4 and Rule 5 **Please be advised that your pauper's affidavit should be notarized by a notary public.**
2. A Request for Oral Argument must be filed as a separate document. Rule 28 (a) (3)
3. Your document(s) was (were) not signed by counsel (No signatures with expressed permission are permitted). Rule 1 (a)
4. **An improper Certificate of Service accompanied your document(s). Rule 6**
5. **Your Certificate of Service must include the complete name and mailing address of each opposing party. Rules 1(a) and 6. You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.**
6. There were an insufficient number of copies of your document. Rule 6.
7. Your document exceeds page limits. Rules 24 (f) and 27 (a)
8. Your document was submitted without permission to file (supplemental brief or second motion for reconsideration). Rules 27 (a) and 37 (d)
9. Letter briefs and letter cites are not permitted. Rule 27 (b)
10. Your request for court action must be submitted in motion form. Rule 41 (a)
11. Your motions were submitted in an improper form (joint, compound or alternative motions in one document). Rule 41 (b)
12. Type was on both sides of the paper; type font was smaller than 10 characters per inch; and/or the type was not double-spaced. Rules 1(c), 37(a) and 41(b).
13. The pages were not sequentially numbered with arabic numerals. Rule 24 (e)
14. Case and/or record citations were not made in the proper form. Rules 24 (d) and 25 (c) (2)
15. Margins were too small or paper size incorrect. Rules 1(c), 24(c), 37 (a) and 41(b)
16. Your document(s) was (were) not securely bound at the top with staples or round head fasteners. Rule 1 (c)
17. The Motion to Supplement has not been granted.
18. Other: _____

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

IN THE COURT OF APPEALS OF GEORGIA:

Reggie Copeland, I, me, my, myself
The living soul, A PRIVATE PERSON, SOVEREIGN

-VS-

THE CORPORATION OF THE STATE OF GEORGIA;
THE CORPORATION OF COBB COUNTY SUPERIOR COURT

x
x Case No: 04-09-1006-33
x
x Criminal ACT:
x
x APPEAL Case # A15A1862
x
x EXTRAORDINARY MOTION For
x
x NEW TRIAL UNDER ACTUAL
x
x INNOCENCE:

DIRECT APPEAL OF A EXTRAORDINARY MOTION For A NEW
TRIAL UNDER ACTUAL INNOCENCE, From A Criminal
Sentencing CONTRACT obtain by THE SUPERIOR COURT
OF COBB COUNTY; IN THE STATE OF GEORGIA - VS- REGGIE
DEBN COPELAND, Criminal ACTION AUGUST 9 2004

IN THE SUPERIOR COURT OF COBB COUNTY:

Now come I, me, my, myself Reggie Copeland A living soul, The Private Person
OF THE PEOPLE OF THE UNITED STATE OF America; A LAYMAN OF LAW;
Held Falsely Imprisoned; By Corporation's IN CONTRACT VIOLATION'S;
IN VIOLATION OF THE FIRST, FIFTH, THIRTEENTH, AND FOURTEENTH AMENDMENT
OF THE UNITED STATE CONSTITUTION; AND IN VIOLATION OF THE RIGHTS OF
THE PEOPLE For life, liberty, property, happiness, and THE PURSUIT OF;
Violating my Rights UNDER, THE VARIOUS ARTICLE'S OF THE UNIVERSAL
DECLARATION OF HUMAN RIGHTS; Creating A miscarriage of Justice,
AND A MANIFEST INJUSTICE; BY THE ACT WHICH IS A UNLAWFUL ACT
OF FRAUD, AND TREASON;
I Humbly ASK, and Plead TO THIS HONORABLE COURT TO REVIEW THE
ARREST WARRANT/CONTRACT; THE INDICTMENT/CONTRACT, THE NOTICE OF
APPEARANCE/CONTRACT OF ATTORNEY ROBERT'S; and THE TRIAL TRANSCRIPTS/
CONTRACT OF A Criminal CASE # 04-09-1006-33 .

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In which this Honorable Court of Appeals have exclusive Subject Matter Jurisdiction by the People of The UNITED STATES OF America To Do So;

TRUTH AFFIDAVIT, IN THE NATURE OF SUPPLEMENTAL

RULE FOR ADMINISTRATIVE, AND MARITIME CLAIM; RULE C. 6.

In Commerce Every Thing must be Stated in Truth, I Reggie Copeland, a Sovereign, A Private Person, A living soul, A Creditor, a Claimant, and Secured Party; And NOT A STATUTORY PERSON UPON THE LAND, A Republic; of The COUNTY OF ROBB, by birth; Do here by solemnly say and state

- 1) Secured Party is competent for stating the matter set forth here with;
- 2) Secured Party has personal knowledge about the facts stated here in;
- 3) Every Thing Stated in this Truth Affidavit is, The whole Truth, and Nothing but the Truth; and all stated is True, Correct, Complete, and Not misleading; NO Third Party Allowed;

Plain Statements about the facts; (A) For resolving a matter it must be expressed, (B) In Commerce Truth is Sovereign; (C) Truth is expressed in The Affidavit Form; (D) A unrebutted Affidavit stands as Truth in Commerce; (E) A Truth Affidavit under Commerce Law can only be satisfied; by A rebuttal about the Truth Affidavit, by Payment, by agreement, by resolution; by A Jury According by The rule for Common Law;

A Lawful Contract has (1) Offer, (2) Consideration, (3) acceptance by all parties for the contract, and (4) The Signature by all parties involved with The contract, only The Parties signing The contract can participate in the discussion of The contract;

Full disclosure about The contract is Imperative;

(2).

ON FEB-4-2014 I Reggie Copeland brought Complaints in To The
SUPERIOR COURT OF COBB COUNTY, ID# 2014-0020087-CR FILE FEB-24-2014
by Rebecca Keaton Clerk OF SUPERIOR COURT COBB COUNTY, STATE OF GEORGIA;
Reggie Copeland, Citizen / living soul

VS

Case NO: 04-1006-33

STATE OF GEORGIA

For A EXTRAORDINARY MOTION For NEW Trial under ACTUAL Innocence;

Enumeration OF ERRORS :

- (1) Deprivation OF Due Process OF law, and Denial OF The Equal Protection
of Law by Judge James G Bodiford ;
- 2). Fraudulent Representation, and Presentment by ATTORNEY AT LAW Roy Robert
- 3). Fraudulent Prosecution by assistant District ATTORNEY Kathy Cozzo;
- 4). Conflict OF Interest between ATTORNEY and Client ;
- 5). Violation OF MY UNIVERSAL Declaration OF Human Rights ;
- 6). Violation OF THE UNITED STATE Constitution Amendments ;
- 7). Tyranny by OFFICIALS OF THE SUPERIOR COURT OF COBB COUNTY,
- 8). Deprivation OF MY LIFE, liberty, and Property ; by The Judge, ATTORNEY,
and District ATTORNEY IN THE SUPERIOR COURT OF COBB COUNTY ;

IN THE CASE OF Reggie Copeland #04-1006-33.

It is THAT I, Reggie Copeland, A NON-STATUTORY Person up ON The
land, brought Truth IN TO A public service; A Government Agency,
as A People; Whom IN Trust, Employ These Agency To Handle SUBJECT,
AND MATTER'S FOR US, The People; AS LAYMAN OF SUCH ISSUE'S, AS
Procedure's, and Law; Pleading TO THE COURT TO correct A INJUSTICE
and A miscarriage OF Justice, by Granting me A NEW Trial; To correct
A manifest injustice ;

It is that although, UNINTELLIGENTLY due to Directions Placed in to
The Corporation OF THE GEORGIA Department OF Correction Legal Library;
By The Corporation OF THE STATE OF GEORGIA, A Such Complicated
Instruction, I brought forward The Truth, Where OF Jurisdiction
Should Not be a ISSUE for Granting what is requested, by The living-
Soul; When The living soul has been deprived his life, which is his
Existance, And his liberty, which is his freedom, by Government
Agents, and Agency IN UNLAWFUL ACTS OF Fraud, and Treason,
ACTING AGAINST The People Under Color OF Law, Frauding what is
UNINTELLIGENT To The People "What is Law", Binding up on The People
with out Jurisdiction, Obligation's - binding Contract's OF Slavery
and servitude, Discriminating up on The People Intellect, using
Position / TITLE AS ATTORNEY, DISTRICT ATTORNEY AND Judge OF
THIS COURT, and THAT COURT TO DO SO, Said A STATE OF GEORGIA
THAT are only Corporation's THAT are TO Handle Dispute of Contract
Violation, and There-by The Corporation OF COBB COUNTY SUPERIOR
and Magistrate COURT, THE Corporation OF THE STATE OF GEORGIA
have, and is IN violation OF MY UNIVERSAL Declaration OF Human
Rights, by failing To Grant ME A NEW Trial AS Requested To correct
a Manifest INjustice, and A miscarriage of Justice where I am
ACTUAL Innocence OF A UNLAWFUL ACT, where The Corporation
OF COBB COUNTY SUPERIOR COURT, and The STATE OF GEORGIA A Corpora-
tion ITSELF OBTAIN A UNLAWFUL CONTRACT, By Inducing me To
Contract Under This UNCONSTITUTION Sentencing Contract,
and refusing ME A fair Proceeding / Trial AS required under
The first, FIFTH, and Fourteenth Amendment;

Where under § 2255 Federal Custody Remedies on motions attacking sentencing; (A) A Prisoner in custody under sentence of a court established by Act's of Congress claim the right to be released upon the grounds that the sentence was imposed in violation of the Constitution, or laws of the U.S. or that the court was without jurisdiction to impose such sentence

as in the print of § 2254 (A) U.S.C 28 Federal Civil Procedure Rule that the facts underlying the claim's would be sufficient to establish by clear, and convincing evidence that, but for constitutional errors, no reasonable fact finder's would have found the applicant guilty of the underlying offenses;

STATEMENTS OF FACTS:

From Ground 1, 5, 6, 8, and 7,

Judge James G. Bodiford violated my Universal Declaration of Human Rights; from Article 8, Article 3, Article 6, Article 9, Article 11, 1. and 2; Article 12, Article 10, and Article 20.2, and Article 28

Where up on August 9, 2004 in the Superior Court of Cobb County, Georgia; in the criminal case known as 04-09-1006-33

THE STATE OF GEORGIA - VS- REGGIE COPELAND;

It is that Judge Bodiford held up on the bench document proving that the court's was in the unlawful act of treason; and fraud that the corporation of the Cobb County Sheriff Department had obtain by the act of fraud, and treason a contract by the corporation of Cobb County Magistrate Judge a contract to arrest, and detain and exile the living soul, a private person, a sovereign of the people, ME Reggie Copeland;

In violation of the Fourth Amendment of the UNITED STATE Constitution

Where The warrant / contract clearly show in it affidavit of fact
1) The Name of The living soul Printed in The upper, and lower case
letter;

2) A Clear Misrepresentation of The Material fact; To wit violation
of D, C, G, A, CODES AND STATUTES AS UNLAWFUL, UNLAWFUL ACTS;
Further more The Document / contract / warrant Shows The Birth date
of The living soul as well as to serve upon A private residence;

Judge Bodiford Then would violate The fifth Amendment
of The UNITED STATE CONSTITUTION; By allowing and Hearing A case /
Charge Against ME, of The People; where there exist no time of war
or Public Danger nor was I subject to be tried under The foreign
Jurisdictional flag / color of Law; UNTIL The MERE presence of
ATTORNEY ROY ROBERT; where upon Judge Bodiford; deprived me
of my life by allowing me to be deprived of my Existence / NAME

where ATTORNEY ROY ROBERT fraudulently as representative
would have my NAME AS THE ALL CAPITAL LETTER REGGIE COPELAND
bringing me before The BENCH AS A Corpor-Fiction;

which would deprive me of The fundamental fairness of The Proceeding
under The Fourteenth Amendment of The UNITED STATE CONSTITUTION

Judge Bodiford would then allow my liberty to be taken by
The fraudulent ACT of DISTRICT ATTORNEY / ASSISTANT D/A Katy
Cuzzo; where The Indictment shows me as The living soul

which Document was under review by Judge Bodiford; AS

In The Oral Testimony Given By D/A Katy Cuzzo in OPEN COURT
August 9, 2004; That I had violated D, C, G, A CODES AND STATUTE
"To wit" UNLAWFUL UNLAWFUL ACT SAID STATE OF GEORGIA;

Which Violate THE Fourteenth Amendment of THE UNITED STATE CONSTITUTION; Where it is NO STATE shall make or enforce a Law; That will lessen; "Abridge" The Privileges "A basis civil Right Guarantee To The People; or Immunities;" Placing Any Burdensome Obligation up on The People" Obligation "A Binding contract" Such as A legal obligation", Nor shall Any STATE deprive a person of life, liberty, Property; ETC, With out due Process of Law; THE ARREST WARRANT; AFFIDAVIT; THE INDICTMENT AFFIDAVIT; AND THE Transcript) contract, Shows UP ON IT FACE, That I was Denied The fundamental Fairness of the Proceeding; Where It Proved That The Sheriff Department, and The ATTORNEY was With out Jurisdiction To Interfere with me The living soul;

Farther Showing A violation under The fourteenth amendment The Denial of Due Process of Law by The Denial of The Equal Protection of Law; Where Judge Bedford Allowed me to Enter a Contract That deprived me of My life, and liberty, by A Government Agency That Lack Jurisdiction To Impose Such A sentence, or To obtain Such A contract with me The living soul; by The ACT of Fraud, and Treason; AS well as in violation of Section 4 of The XIV Amendment of THE UNITED STATE CONSTITUTION; DUE TO ACTS OF Fraud, and Treason; By corporations / Government Agency / AGENTS; which are officers of The COURTS, for The British REcredit Regency Known AS THE BAR;

For Those reason alone, I should be Allowed a NEW Trial;

Ground 2, 5, 4, 6, 8

Violation of MY UNIVERSAL Declaration of Human Right From Article 20.2 Article 10, Article 3, Article 5, Article 8, ;

Where ATTORNEY ROY ROBERT fraudulently represented me, and presented me to the Bench;

ON August 9, 2004 ATTORNEY ROY ROBERT after frauding himself to me inducing me to believe that he could assist me in such matters under the SUBJECT MATTER; and thereby contracting through the SUPERIOR COURT OF COBB COUNTY; a corporation; ATTORNEY ROBERT a corporation himself; frauded me to the Bench as a corporation-fiction; compelling me to belong to an association, subjecting me from deceit, to be tried under the foreign jurisdictional flag under color of law; without my knowledge, and understanding; changing my name by his mere presence; to the all capital letter name;

Whereby ATTORNEY ROY ROBERT, a government agent/officer of the court, a member of the BAR Association of America; whom sole duty by contract is to handle for the people of the UNITED STATES of America; disputes between corporations in contract violation;

The act of fraud in contracting to represent me, and presenting me to the Bench under a fraudulent name; violated the Treaty for Corporations NOT to violate the rights of the people; under the UNITED STATES CONSTITUTION amendment from the FIFTH, and Fourteenth Amendment

Where ATTORNEY deprived me of my existence by taking my name bringing me before the Bench as a fiction without a soul; depriving me of my life;

Depriving me of the fundamental fairness of the proceeding by mere presence; changing the jurisdiction of the proceeding.

Violating THE B.A.R ACT OF 1939, where The British Accredited Agency
Placed in To The Constitution for The STATE'S, For The UNITED STATES
That An ATTORNEY, Lawyer, Counselor, Esquire, can only represent
A Fiction or Corporation;

ATTORNEY Robert's Knowingly misrepresented A Material FACT;
"MY NAME" Moving A Claim from Common Law, To De Facto
U.C.C. "UNIVERSAL Commercial CODE"; A Jurisdiction That has nothing
To do with Law, only CONTRACT; in commerce,
ATTORNEY ROY ROBERT Committed The Unlawful ACT of Fraud, and
Treason; To CONTRACT;

Violating The fourteenth Amendment, by abridging my rights under
The UNIVERSAL Declaration of Human Rights and obligating me under
A Fraudulent CONTRACT which deprived me of my EXISTENCE "NAME"
which binds me to A CONTRACT which deprives me of my liberty;
Where ATTORNEY Robert MERE presence AS ATTORNEY deprived me of
Due Process of Law; CONTRACT should be Null because of The Breach
of CONTRACT by ATTORNEY Robert, CONTRACTING with me The living soul
AS Representative; IN The SUBJECT MATTER;

Ground 3, 5, 6, 8

Violation of MY UNIVERSAL Declaration of Human Right from Article 10,
Article 12, Article 11, Article 9, Article 7, Article 4, Article 5,
Article 6, Article 3,

Where ASSISTANT DISTRICT ATTORNEY Katy COZZO, Fraudulent Prosecution
OF ME IN CASE # 04-1006-33

1). Where The STATE ATTORNEY Katy COZZO called up on The People given Them
Title's, Deceiving them by use of HER Position AS ASSISTANT D/A -

Discriminating up on The People Ignorancy of What is unLawful,
And against The law, by use of CODES, and STATUTE'S violations,
IN order to CONTRACT Through The Corporation of COBB COUNTY SUPERIOR
COURT for Employment To Try A case;

Inciting The People To Discriminate Against me" violation of Article 7,
Universal Declaration of Human Rights,

Disregarding The FACT THAT I was The living soul Reggie Copeland
Degrading my Honor violation of Article 12; (U, D, H, R)

Which Violates The Treatise for Corporation To INTERFER with
The rights of The People in violation of The CONSTITUTION, and
The rights of The People for life, liberty, Property ETC.

Violating The First, FIFTH, Fourteenth Amendment of THE UNITED
STATE CONSTITUTION

De Priving me of Access To The proper Jurisdiction of COURT, To answer
The claim AGAINST me, There-by Depriving me The fundamental of
A Proceeding, by diverting me from The proper course of ACTION,
where-by NO STATE make or ENFORCE law's; NO Bill can be pass in To
Law by legislature That will violate The CONSTITUTION or The Rights
OF THE PEOPLE, for life and liberty; ETC:

There-by ATTORNEY COZZO Lack Jurisdiction To Interfer with
The case IN The first Place; SEE THE ADMINISTRATIVE Procedure ACT
OF 1946;

ON August 9, 2004 The case was Brought Before The Bench ATTORNEY
ROY ROBERT ACTING To please his ESOTERIC TOVARICH; by Role Play
OF Moving The Proceeding To Administrative/Admiralty under Uoff,
Given The STATE The Role of Jurisdiction; ATTORNEY COZZO -

Then Gave False Testimony To Try The Case; Perjuring The Subject
MATTER "To wit" CODES AND STATUTES AS UNLAWFUL, UNLAWFUL ACT
Said STATE OF GEORGIA; To Obtain A CONTRACT OF Sentence;

Where The STATE Lacked SUBJECT MATTER JURISDICTION To Impose
Such A Sentence, and To obtain Such a CONTRACT;

BUT FOR THE ACT OF Fraud, and Treason;

A CONTRACT That Can not be Signed by A Government Agency but by
The ACT of Deception, by Placing The Defendant NAME under The
All capital LETTER; Depriving me of My Existence, My LIFE, "To wit"
Taking my Name; Making me a Slave in servitude;

A Violation OF The Fourteenth Amendment of The U.S. Constitution
Amendment;

SEE UNIVERSAL Commercial CODE 1972;

Which Violate The First And FIFTH Amendment of The U.S. CONST. Amend;

Denying me Access To The Court To Answer The claim against me

Denying me a fair proceeding

Depriving me of Due Process and The Equal Protection of Law;

It is That over The year's with diligent research, I have Unearthed
Information That ATTORNEY'S AT LAW are Considered, by STATUTE and your
Judiciary to be, "officers of The Court" Judges, Prosecutor's, and Private
Practice lawyer's are ATTORNEY AT LAW; Prosecutor's, Presenting Themselves
as executive officer's but are in fact Judicial officer's (willfull and Knowin
Misrepresentation OF MATERIAL FACT'S) This being True, These officer's
of The Court have modified the judiciary into a self-initiating
business entity servicing it esoteric Soldier's;

More over ATTORNEY AT LAW are STATUTE "Merchant's" as defined in the
Federal, and STATE Corporate business CODE, U. C. C. § 2-104-(1),

holding membership in corporate business ENTITIES KNOWN AS BAR ASSOCIATION'S (e.g American BAR ASSOCIATION), ATTORNEY'S THAT WRITE AND ENFORCE THE STATUTES ARE REQUIRED TO BE BAR ASSOCIATION MEMBER BEFORE HOLDING POSITIONS REFERENCED; THUS, A PRIVATE CORPORATION HAS ITS DUBBING IT MEMBER'S ESQUIRE, A TITLE OF NOBILITY, AND STRATEGICALLY POSITIONING IT BODY TO CONTROL AND EVENTUALLY BECOME GOVERNMENT, TREASURY

IN ADDITION THE COURTS ARE CREATED, AND EMPLOYED BY THE RESPECTIVE CONSTITUTIONS OF THE STATE OF THE UNION (REPUBLIC) (SEE, CONSTITUTION OF THE UNITED STATES, ARTICLE IV, SECTION 4) STATUTE'S MONITORED BY ATTORNEY'S, AND INTERESTED PARTIES HAVE ATTEMPTED TO HYBRID THE LAW TO SERVE THEIR ESTERIC TAVARICH, THEREFORE, IF ATTORNEY'S ARE OFFICERS OF THE COURT THEN THEY ARE IN FACT GOVERNMENT AGENTS, THIS WOULD MEAN THAT ATTORNEY AT LAW ARE SUPPOSE TO BE PAID THROUGH THE PROPER TAX SYSTEM (SALE TAXES EXCISE AND IMPORT AND EXPORT TAXES). THUS, ANY TIME AN ATTORNEY SEEKS TO REPRESENT A PERSON WHETHER NATURAL OR OTHERWISE THE ATTORNEY IS GUILTY OF CONSPIRACY TO COMMIT FRAUD AND COLLUSION, AND THE ACTUAL CRIME OF FRAUD AND COLLUSION GIVEN I'M BEING HELD A PRISONER BY CONTRACT, IN VIOLATION OF THE THIRTEENTH AMENDMENT OF THE UNITED STATES CONSTITUTION, WHERE I HAVE NOT BEEN DULY CONVICTED OF A CRIMINAL OFFICE, WHERE I AM OF THE PEOPLE, A LIVING SOUL, WHERE I HAVE NOT COMMITTED A ACT AGAINST COMMERCE IN VIOLATION OF A CONTRACT, WHERE I AM BEING HELD A PRISONER BY THE STATE OF GEORGIA, BIND IN A FRAUDULENT CONTRACT, HELD BY THE CORPORATION OF THE GEORGIA DEPARTMENT OF CORRECTION, BY A UNLAWFUL CONTRACT, IT IS CHARGE'S, AND COMPLAINT'S ARE ALWAYS AGAINST CORPORATION IN CONTRACT'S VIOLATION,

Living Souls, or National can not Contract with Corporation;

Living souls or National can only bring claims, against each other and those claims are to be tried in common law courts;

The Government being a creation of mankind is only a piece of paper as the Government being a piece of paper, they can only create corporations which in itself is only a piece of paper, neither being able to contract with a living soul, or to sign a legal contract or lawful contract with the living soul, as all Government a corporation themselves, they do not have the ability to sign a lawful contract, for whom ever would be so brave, make themselves liable for the execution of the contract there by losing their limited liability to prosecution for breach of contract;

I ask that the arrest warrant be viewed it sign up on the living soul of ME Reggie Copeland with a misrepresentation of the material fact knowingly by the investigating officer, and signed by the Magistrate Judge both a corporation in violation of the Fourth, Fifth, and Fourteenth Amendment of the U.S. Const.

The indictment shows the STATE OF GEORGIA A CORPORATION Deceiving the people to discriminate against me inciting them degrading my honor giving a misrepresentation of the material fact "of what is unlawful using CODE'S A STATUTE VIOLATION'S", showing the corporation committing the ACT OF TREASON AND THE ACT OF FRAUD, showing ME AS THE LIVING SOUL, showing the corporation interfering with the right of the people violating the first, fifth and fourteenth amendment of the U.S. Const. The transcript taking from a oral argument unknowingly to me a deceptive, imperceptible inducement to a contract

While Showing up on it face A Manifest In Justice; where The Name
Is IN THE ALL CAPITOL LETTER; NOT ME Reggie Copeland; BUT
OF A CORPORATION REGGIE COPELAND

Also Showing A Miscarriage of Justice; where There WAS NO
UNLAWFUL ACT SHOWN; ONLY VIOLATION OF CODES AND STATUTES;
Given IT IS SHOWN THAT THE CONTRACTS OR UNCONSTITUTIONAL
Depriving The People ME OF MY RIGHTS AS A PEOPLE BY CORPORATION
Violating The Constitution and The rights of The People, 'ME'
OF MY LIFE, AND LIBERTY;

I ASK THIS HONORABLE COURT OF APPEALS OF GEORGIA TO RULE UNDER
TRUTH UNDER THE AMERICAN FLAG REPUBLIC DE-JURE COMMON LAW
TO CORRECT THE MANIFEST INJUSTICE; AND THE MISFEASANCE OF
JUSTICE; BY NULLIFYING THE SENTENCING CONTRACT;

Granting me a NEW TRIAL allowing me to ANSWER THE CLAIM AGAINST ME;
WHERE THE STATE OF GEORGIA CORPORATION, AND THE CORPORATION OF
COBB COUNTY SUPERIOR COURT LACK THE JURISDICTION TO IMPOSE SUCH
A SENTENCE AND THE JURISDICTION TO OBTAIN SUCH A CONTRACT, BUT
FOR THE ACT OF TREASON AND FRAUD;

Reggie Copeland Grantor
Secured PARTY

This Document was prepared by

Reggie Copeland
The living soul
X Reggie Copeland

Reggie Copeland, Agent
Power of Attorney In fac

X

15 June 2015
HAROLD OBERG
NOTARY PUBLIC
Pulaski County
State of Georgia
My Comm. Expires March 19, 2019

Wilcox STATE PRISON
P.O. Box 397 - H-2
Abbeville Ga, 3100)

This 15 day June 2015

Certificate of Service:

I do here by certify That I have This Day served the with in and fore going PETITION, Prior to Filing The same by depositing The same There of, Then Pre paid Postage In The U.S. mail Properly Addressed UPON:

THE COURT OF APPEALS OF GEORGIA,
47 Trinity Avenue S.W SUITE 501
ATLANTA GA, 30334,

SAMUAL S. O'LENS
ATTORNEY GENERAL, For The STATE OF GEORGIA:
GEORGIA DEPARTMENT OF LAW,
40 Capital Square S.W
ATLANTA GEORGIA 30334,

THE SUPERIOR COURT OF COBB COUNTY
32 Waddell Street
Marietta Ga, 30090-9640

[Signature] 15 June 2015
HAROLD OBERG
NOTARY PUBLIC
Pulaski County
State of Georgia
My Comm. Expires March 19, 2019

UND# 131770

Reggie Copeland
The living soul

WELDON STATE PRISON
P.O. Box 397-11-2
Abbeville GA, 31001

X *[Signature]*

This 15 day June MO 2015