

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

October 23, 2015

To: Mr. Alphonso Sanduval Delarosa, GDC248507 R-2-1824, Cobb County Sheriff's Office, Adult Detention Center, Post Office Box 100110, Marietta, Georgia 30061

Docket Number: --- Style: Alphonso Sanduval Delarosa v. The State

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

1. Your Application was not accompanied by the statutory filing fee, \$300.00 civil; \$80.00 criminal, or a sufficient pauper's affidavit. OCGA§5-6-4 and Rule 5 Please be advised that your pauper's affidavit should be notarized by a notary public.
2. Portions of the record included were not tabbed and indexed. Rules 30 (e) and 31 (c).
3. **A stamped "filed" copy of the trial court's order to be appealed was not attached to your Application. Rules 30 (b) and 31 (e)**
4. A stamped "filed" copy of the Certificate of Immediate Review was not attached to your Interlocutory Application. Rule 30(b)
5. Your document(s) was (were) not signed by counsel (No signatures with expressed permission are permitted). Rule 1 (a)
6. There were an insufficient number of copies of your document. Rule 6
7. **No Certificate of Service accompanied your document(s). Rule 6 You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.**
8. Your Certificate of Service did not include the complete name and /or mailing address of each opposing counsel and pro se party. Rule 1(a) and 6
9. Your document exceeds page limits. Rules 24(f) , 30(e) and 31(c)
10. Your request for court action must be submitted in motion form. Rule 41 (a)
11. No extension of time for filing an interlocutory application will be granted . Rule 30 (g) . No extension of time will be granted for filing a discretionary application unless the motion for extension is filed on or before the due date of the discretionary application.
12. The type font was smaller than 10 characters per inch; type was not double-spaced or/and type was on both sides of the paper. Rules 1(c), 24(b), 37(a) and 41(b).
13. Your motions were submitted in an improper form (joint, compound, or alternative motions in one document). Rule 41 (b)
14. Margins were too small or paper size was incorrect. Rules 1(c), 24(c), 30(e), 31(c) and 41(b).
15. Your document was submitted for filing more than 30 days after the date of the order granting, denying or dismissing the application or the order granting, denying or dismissing the Motion for Reconsideration. Rules 30(j) and 31(j).
16. **Other:**

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

sent OFF
Cobb County GA
2015 Oct 8.

Thursday Morning
Oct. 8, 2015

Appeal Application

State of Georgia

County of: Cobb

vs.

Docket #

Alfonso Sanduval De la Rosa
#000248507

10-9-3923-42 A

To Georgia Court of Appeals
49 Trinity Avenue, Suit 501
Atlanta, GA 30334

RECEIVED IN OFFICE
2015 OCT 19 PM 4:03
LENNY A. LARSON, CLERK
COURT OF APPEALS OF GEORGIA

instructed me to pay without reporting in person

I Alfonso Sanduval De la Rosa request to Appeal revocation of my probation. Since 2011 I given my address and copy of any GA DL explaining my address and situations. Never hiding or eluding my whereabouts. My P.O. ^{she} just never ~~showed~~ any interest ^{over} the 5 years to an outside office visit or to my requests ~~showed~~ during the 5 years of reporting. I reported orally that I lost my phone, in that she can easily reach me by mail and we could easily meet for a professional out of office meeting. that request fell on deaf ears. ^{PCGA 17-10-6-1 states} A defendant may not be sentenced no more than 2yrs. of Supervised probation.

Plus my address was authorized by my DFCS Agent. If they don't have a problem with it, Nor should my P.O.

I'm currently Fulltime employed striving diligently and up to date with my probation payments. Self employed trades in the fields of Construction, Culinary arts of cuisine.

And I have not failed to continue with my psychological treatment or Meds. Next door to the Lockheed bank in Marietta off Fairground St SE @ the other Probation office, I completed a six month course with meds, and was discharged by my ^{P.O.} psych doctor Ms. Williams at that time with I reported to both my probation officers. ^{That was the requirement of the probation}

I demand my charges be dismissed, as there is no abuse of my opportunity to rehabilitate myself. These Allegations don't warrant or Meritt my incarceration. I'm being abused by the P.O. mis. Bauman who is abusing the power of her position in this matter. Let the record show in these five years I've committed 10 crimes: Theft, Murder, Kidnapping, sexual offense, robbery

That the Supreme Courts States that, the primary purpose of probation is to provide a program for me to rehabilitate myself without institutional confinement under the Power of the court and the tutelage of the P.O. to only impose institutional confinement for my offense, in the event that I abuse this opportunity.

O.C.G.A 42-8-34 states: If it appears to the court upon hearing this matter that the defendant is not likely to engage in a criminal course of conduct; ~~that~~ that the ends of justice and the welfare of Society do not require, that the defendant presently suffer the penalty imposed by Law.

and that is why these false ~~charges~~ ^{charges} from the over ~~zealous~~ ^{zealous} P.O. should be dismissed, and overturned as I plead Not Guilty

In which I can continue to remain employed, seek the best rehabilitation for myself, return to freedom, raise my children without institutional confinement.

Thank you for your time:
Alphonso Sandural DeLaRosa