



Court of Appeals of Georgia

May 5, 2015

TO: Mr. Joshua Dunson, GDC1247469 700-Y, Wheeler Correctional Facility, Post Office
Box 466, Alamo, Georgia 30411

RE: **A11A0158. Joshua Dunson v. The State**

CHECK RETURN

- Your check number _____ in the amount of _____ written on the account of your firm for the filing fee in _____ is enclosed. Please be advised that this Court is returning your check since the filing fee was already paid by _____.

CASE STATUS - DISPOSED

- The referenced appeal was affirmed on May 5, 2011. The remittitur issued on May 25, 2011, divesting this Court of any further jurisdiction of your case. The case is therefore, final.**

CASE STATUS - PENDING

- The above referenced appeal is pending in your name before this Court. The appeal was docketed in the _____ Term and a decision must be rendered by the Court by the end of the _____ Term which ends on _____.

APPLICATION FOR PERMISSION TO APPEAL A PROBATION REVOCATION

- To appeal a probation revocation, you will need to file a Discretionary Application with this Court. Rule 31 of the Rules of the Court of Appeals of Georgia describes a Discretionary Application and the items you would need to include with your application.

A Discretionary Application must be filed within 30 days of the stamped filed date on the order that you are appealing and the application must be accompanied by a proper Certificate of Service and a pauper's affidavit or the \$80.00 filing fee. You must also comply with all the other applicable rules of Court regarding filing with the Court of Appeals of Georgia.

Enclosed, please find a copy of the Rules of the Court of Appeals for your review.

IN THE SUPREME COURT
STATE OF GEORGIA

APR 15 2015

Joshua Dunson
G.D.C.# 12474109
PETITIONER,
VS.
THE STATE OF GEORGIA
RESPONDANT.

)
) DOCKET NO. S15C1215
) COURT OF APPEALS #A11A0158
)
) IN RE; MOTION TO CURE A SUBSTANTIVE
) VOID MERGER VIOLATION
)

PETITIONER'S Reply BRIEF; AND Request
FOR AN ITEMIZED DOCKET SHEET

Comes NOW Joshua Dunson, Petitioner, PRO-SE, AND Respectfully SUBMITS THIS Reply BRIEF IN ACCORDANCE TO Rule 18, AND STATES THAT NO "Timely Response" By the RESPONDANT HAS BEEN MADE WITHIN 20 days AS RULE 42 REQUIRES. Wherefore, Failure to File a "Timely" Response SHALL BE Deemed to be AN Acknowledgment By the Respondant THAT the REQUIRMENTS of the Rules for the GRANTING OF the PETITION UNDER Rule 45 IS RIPE FOR JUDICIAL Decision.

Wherefore PETITIONER PRAYS THAT THIS CASE BE Futher PLACED ON THE SUPREME COURTS NEXT AVAILABLE CALANDERCALL, AND Futher REQUESTS FOR A DOCKET SHEET OF THE PENDING MATTERS WITH DATES FILED.

THIS 28 DAY OF April, 2015,
Respectfully Submitted,
x Joshua Dunson
[Signature]