

The Court of Appeals
47 Trinity Avenue SW, Suite 501
Atlanta, Georgia 30334

STEPHEN E. CASTLEN
CLERK AND COURT ADMINISTRATOR

404-656-3450

December 11, 2015

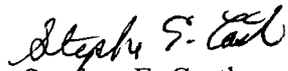
Mr. Douglas Robert Gordy
718 Beardsville Road
Sylvania, Georgia 30467

Dear Mr. Gordy:

We are not quite certain what your letter means that we received on December 7, 2015. You are not allowed to supplement the record by sending materials directly to our Court. All records must be certified by the lower court clerk and sent by them to our office. Also, the two cases we docketed were direct appeals. However, your letter indicates that you are applying for an Interlocutory Application. If you are trying to submit an Interlocutory Application, the lower court judge must issue a Certificate of Immediate Review. It appears that the judge denied the Certificate of Immediate Review.

We are returning your documents.

Sincerely,



Stephen E. Castlen
Clerk/Court Administrator
Court of Appeals of Georgia

SEC/ld
Enclosures

Steve Castlen - Letter

From: Steve Castlen
To: Lola Diamond
Subject: Letter

Mr. Gordy,

We are not quite certain what your letter means that we received on December 7, 2015. You are not allowed to supplement the record by sending materials directly to our Court. All records must be certified by the lower-court clerk and sent, by them, to our office. Also, the two cases we docketed were direct appeals. However, your letter indicates that you are applying for an interlocutory application. If you are trying to submit an interlocutory application the lower court judge must issue a certificate of immediate review. It appears that the judge denied that.

We are returning your documents.

(Please make sure we are scanning all these - dare I say - crazy letters)

Steve

RECEIVED
2015 DEC -7 PM 4:09
LEWIS & CLARK
COURT OF APPEALS OF GA

Douglas Robert Gordy
718 Beardsville Road
Sylvania, Georgia 30467
(912) 978-1595
gordy5938@yahoo.com

Clerk,
Court of Appeals of Georgia
47 Trinity Avenue, S.W. Suite 501
Atlanta, Georgia 30334
(404) 656-3450

Dear Clerk,

I received a list of thing that were absent from my initial filings in Appeals A106458 and A106459.

Enclosed please find the requested items. I apologize for any inconvenience.

I have enclosed what will appear two copies of the same stamped order. The order is actually stamped by the Bulloch County Clerk of Courts AND the Screven County Clerk of Courts. This is because the two appeals are related and each County Superior Court assigned a separate case number.

Bulloch County assigned case number SUISTR177T, which is for Appeal A160458.^A

Screven County assigned case number 1S15DR091T, which is for Appeal A160459.^A

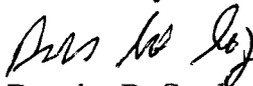
There is a problem in regards to the "Certificate of Immediate Reviews" from each county.

Honorable John R. Turner denied the petition for the certificates of intermediate reviews in each county. However there is significant disagreement in regards to when I actually found out about the existence of the orders because I had a medical emergency during the contested hearing, and opposing counsel actually wrote the two orders, had both file stamps applied, and mailed them too me. To clear this up, I am sending a copy of the correspondence from counsel for Appellee-Plaintiff Laines, and a copy of the stamped envelope showing the date of mailing.

I am also including copies of the indexes from Bulloch and Screven Counties.

How can I receive file stamped copies of the items that I submit?

Thanks for your assistance,


Douglas R. Gordy

to be mailed

IN GEORGIA COURT OF APPEALS

FROM

BULLOCH SUPERIOR COURT

**DOUGLAS ROBERT GORDY
APPELLANT**

VS.

**MARTHA ISABEL LAINES GORDY
APPELLEE**

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No Transcript filed

IN THE SUPERIOR COURT OF BULLOCH COUNTY
STATE OF GEORGIA

FILED
BULLOCH COUNTY
CLERK'S OFFICE

2015 OCT 26 PM 4:31

DOUGLAS ROBERT GORDY,

Plaintiff,

vs.

MARTHA ISABEL GORDY/LAINES,

Defendant.

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CIVIL ACTION NO. SU15DR177T
1S15DR091T

Heather Bankmore
CLERK OF COURT

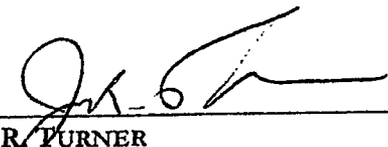
ORDER

The above matter came before the Court for a temporary hearing on September 28, 2015. At the conclusion of the hearing, the Judge directed the Defendant's counsel, Mrs. April Stafford, to prepare an Order suspending visitation and granting custody to the Defendant. Presently before the Court are Plaintiff's filings, which include a Notice of Appeal, A Petition for Extraordinary Relief in the Nature of a Writ of Mandamus, and a Request for Certificate of Immediate Review.

Certificate of Immediate Review

A Certificate for Immediate Review must meet certain criteria to be properly filed.¹ Then even if properly filed, whether or not the application is granted is entirely within the judge's discretion. In the present case the Plaintiff's Application for Certificate of Immediate Review does not comply with the statutory requirements, to wit—it was not filed within the statutory ten days within the filing of the Order.² The Temporary Order at issue in this case was drafted by Defense counsel, Mrs. April Stafford, after the Honorable John R. Turner made a ruling from the bench at the September 28, 2015 hearing. The terms of the Order were announced in court while both parties were present. The Temporary Order was filed with the Clerk on October 1, 2015. Because the Plaintiff did not file his application within ten days of October 1, 2015, the Court hereby DENIES his application for Certificate of Immediate Review.

SO ORDERED this 26 day of October, 2015.



JOHN R. TURNER
Judge, Superior Court of Bulloch County
Ogeechee Judicial Circuit

¹ O.C.G.A. § 5-6-34(b).

² Id.

IN THE SUPERIOR COURT OF BULLOCH COUNTY
STATE OF GEORGIA

FILED
BULLOCH COUNTY
CLERK'S OFFICE

2015 OCT -1 PM 2: 29

DOUGLAS ROBERT GORDY,

Plaintiff,

v.

MARTHA ISABEL GORDY/LAINES,

Defendant.

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CIVIL ACTION NO. SU15DR177T

Heather Banker Moore
CLERK OF COURT

FILED FOR RECORD

OCT 05 2015

JANIS B. REDDICK, CLERK OF COURTS
SCREVEN COUNTY, GA

IN THE SUPERIOR COURT OF SCREVEN COUNTY
STATE OF GEORGIA

MARTHA ISABEL LAINES,

PLAINTIFF,

VS.

DOUGLAS ROBERT GORDY,

DEFENDANT.

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CIVIL ACTION NO. 1515DR091T

These matters came before the Court on September 28, 2015, on the Father's Petition for Modification of Child Support and the Mother's Petition for Modification of Custody and Visitation. The Father, Douglas Robert Gordy, was present pro se. The Mother, Martha Isabel Laines, was present with her attorney, April R. Stafford. After hearing evidence on the Petition for Modification of Child Support, and the Plaintiff's case on the Petition for Modification of Custody and Visitation, but with the Court recessing the hearing due to an alleged health event of the Father, the Court, on a temporary basis, hereby finds and orders

as follows:

Findings of Fact

1.

The parties are joint legal custodians of their two minor children, to wit: John Douglas Gordy, born in 2003, and Jinci Grace Gordy, born in 2005, with the Mother serving as the primary physical custodian. The Father was awarded certain visitation rights set forth in the Final Order of Civil Action No. 1S07DR132W entered for record on January 25, 2010.

2.

The Father filed his child support modification petition alleging a decrease in income due to health reasons, and an inability to pay child support beyond what Social Security benefits that the children receive.

3.

The Mother filed her custody and visitation modification petition alleging that the Father abuses his rights as a joint legal custodian by interfering with the children's medical and psychological care, and using his rights to harass the Mother.

4.

The Court heard testimony from the children's pediatrician, Dr. Michelle Zeanah, and from the oldest child's psychiatric provider, Pineland Mental Health. The Father had a thorough and sifting cross-examination of Dr. Zeanah, but did not cross examine Pineland Mental Health due to the Father's alleged health episode resulting in termination of the hearing.

Conclusions of Law and Order of the Court

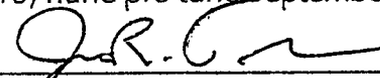
5.

Based on the full testimony of Dr. Zeanah, and the partial testimony of Pineland Mental Health, the Court finds it to be in the best interest of the children that the Mother be awarded sole legal and physical custody of the minor children, and that the Father's visitation rights be suspended. IT IS HEREBY AND ADJUDGED that the Mother shall be the sole legal custodian. The Father shall not have any visitation rights until further order of the Court.

6.

The Court reserves ruling on the Father's Petition for Modification of Child Support.

SO ORDERED this 1st day of October, 2015, nunc pro tunc ~~September~~ 28, 2015.



The Honorable John R. Turner
Judge, Superior Court of Bulloch County
Ogeechee Judicial Circuit

Prepared by:

April R. Stafford
STAFFORD LAW GROUP, LLC
Attorney for Mother
117 South Zetterower Avenue
Statesboro, Georgia 30458
(912) 764-5555
(912) 764-5559 (facsimile)
astafford@staffordlawgroupllc.com

117 S. Zetterower Ave
Statesboro, Georgia 30458
www.staffordlawgroupllc.com



912-764-5555 (Telephone)
912-764-5559 (Facsimile)
astafford@staffordlawgroupllc.com

**APRIL R. STAFFORD
ATTORNEY AT LAW**

October 13, 2015

Douglas R. Gordy
718 Beardsville Road
Sylvania, Georgia 30467

Re: *Gordy v. Gordy/Laines* *Civil Action No.: SU15DR177T*
Laines v. Gordy *Civil Action No.: 1S15DR091T*

Dear Mr. Gordy:

Enclosed herewith please find a copy of the filed Order in connection with the above-referenced matters.

Sincerely,

STAFFORD LAW GROUP, LLC

A handwritten signature in cursive script, appearing to read 'Melanie Garcia'.

Melanie Garcia
Paralegal,
on behalf of April R. Stafford

Enclosure

**FAMILY LAW - PERSONAL INJURY - REAL ESTATE
CRIMINAL - WILLS & PROBATE - SOCIAL SECURITY**



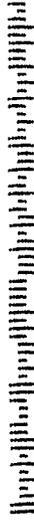
Stafford Law Group, LLC
117 South Zetterower Avenue
Statesboro, GA 30458

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GA BID
14 OCT '15
PM 11

Tommy Conner

Douglas R. Gordy
718 Beardsville Road
Sylvania, Georgia 30467

30467310618



IN THE SUPERIOR COURT OF SCREVEN COUNTY, GEORGIA

MARTHA ISABEL LAINES)
)
VS.) CASE NUMBER 1S15DR091-T
)
DOUGLAS ROBERT GORDY)

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IN THE SUPERIOR COURT OF SCREVEN COUNTY
STATE OF GEORGIA

FILED FOR RECORD

OCT 28 2015

JANIS B. REDDICK
CLERK OF COURTS
SCREVEN COUNTY, GA

DOUGLAS ROBERT GORDY,

Plaintiff,

vs.

MARTHA ISABEL GORDY/LAINES,

Defendant.

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CIVIL ACTION NO. SU15DR177T
1S15DR091T

ORDER

The above matter came before the Court for a temporary hearing on September 28, 2015. At the conclusion of the hearing, the Judge directed the Defendant's counsel, Mrs. April Stafford, to prepare an Order suspending visitation and granting custody to the Defendant. Presently before the Court are Plaintiff's filings, which include a Notice of Appeal, A Petition for Extraordinary Relief in the Nature of a Writ of Mandamus, and a Request for Certificate of Immediate Review.

Certificate of Immediate Review

A Certificate for Immediate Review must meet certain criteria to be properly filed.¹ Then even if properly filed, whether or not the application is granted is entirely within the judge's discretion. In the present case the Plaintiff's Application for Certificate of Immediate Review does not comply with the statutory requirements, to wit—it was not filed within the statutory ten days within the filing of the Order.² The Temporary Order at issue in this case was drafted by Defense counsel, Mrs. April Stafford, after the Honorable John R. Turner made a ruling from the bench at the September 28, 2015 hearing. The terms of the Order were announced in court while both parties were present. The Temporary Order was filed with the Clerk on October 1, 2015. Because the Plaintiff did not file his application within ten days of October 1, 2015, the Court hereby **DENIES** his application for Certificate of Immediate Review.

SO ORDERED this 26 day of October, 2015.



JOHN R. TURNER
Judge, Superior Court of Screven County
Ogeechee Judicial Circuit

¹ O.C.G.A. § 5-6-34(b).

² Id.

IN THE SUPERIOR COURT OF BULLOCH COUNTY
STATE OF GEORGIA

FILED
BULLOCH COUNTY
CLERK'S OFFICE

2015 OCT -1 PM 2: 29

DOUGLAS ROBERT GORDY,

Plaintiff,

v.

MARTHA ISABEL GORDY/LAINES,

Defendant.

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CIVIL ACTION NO. SU15DR177T

Heather Banks McNeal
CLERK OF COURT

FILED FOR RECORD

OCT 05 2015

JAMES H. REDDICK, CLERK OF COURTS
SCREVEN COUNTY, GA

IN THE SUPERIOR COURT OF SCREVEN COUNTY
STATE OF GEORGIA

MARTHA ISABEL LAINES,

PLAINTIFF,

VS.

DOUGLAS ROBERT GORDY,

DEFENDANT.

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CIVIL ACTION NO. 1515DR091T

These matters came before the Court on September 28, 2015, on the Father's Petition for Modification of Child Support and the Mother's Petition for Modification of Custody and Visitation. The Father, Douglas Robert Gordy, was present pro se. The Mother, Martha Isabel Laines, was present with her attorney, April R. Stafford. After hearing evidence on the Petition for Modification of Child Support, and the Plaintiff's case on the Petition for Modification of Custody and Visitation, but with the Court recessing the hearing due to an alleged health event of the Father, the Court, on a temporary basis, hereby finds and orders

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3.

The Mother filed her custody and visitation modification petition alleging that the Father abuses his rights as a joint legal custodian by interfering with the children's medical and psychological care, and using his rights to harass the Mother.

4.

The Court heard testimony from the children's pediatrician, Dr. Michelle Zeanah, and from the oldest child's psychiatric provider, Pineland Mental Health. The Father had a thorough and sifting cross-examination of Dr. Zeanah, but did not cross examine Pineland Mental Health due to the Father's alleged health episode resulting in termination of the hearing.

Conclusions of Law and Order of the Court

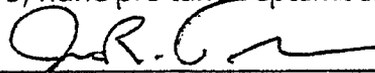
5.

Based on the full testimony of Dr. Zeanah, and the partial testimony of Pineland Mental Health, the Court finds it to be in the best interest of the children that the Mother be awarded sole legal and physical custody of the minor children, and that the Father's visitation rights be suspended. IT IS HEREBY AND ADJUDGED that the Mother shall be the sole legal custodian. The Father shall not have any visitation rights until further order of the Court.

6.

The Court reserves ruling on the Father's Petition for Modification of Child Support.

SO ORDERED this 1st day of October, 2015, nunc pro tunc ~~September~~ 28, 2015.



The Honorable John R. Turner
Judge, Superior Court of Bulloch County
Ogeechee Judicial Circuit

Prepared by:

April R. Stafford
STAFFORD LAW GROUP, LLC
Attorney for Mother
117 South Zetterower Avenue
Statesboro, Georgia 30458
(912) 764-5555
(912) 764-5559 (facsimile)
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912-764-5555 (Telephone)
912-764-5559 (Facsimile)
astafford@staffordlawgroupllc.com

**APRIL R. STAFFORD
ATTORNEY AT LAW**

October 13, 2015

Douglas R. Gordy
718 Beardsville Road
Sylvania, Georgia 30467

Re: *Gordy v. Gordy/Laines* Civil Action No.: *SU15DR177T*
Laines v. Gordy Civil Action No.: *1S15DR091T*

Dear Mr. Gordy:

Enclosed herewith please find a copy of the filed Order in connection with the above-referenced matters.

Sincerely,

STAFFORD LAW GROUP, LLC

A handwritten signature in cursive script that reads 'Melanie Garcia'.

Melanie Garcia
Paralegal,
on behalf of April R. Stafford

Enclosure

**FAMILY LAW - PERSONAL INJURY - REAL ESTATE
CRIMINAL - WILLS & PROBATE - SOCIAL SECURITY**



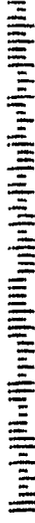
Stafford Law Group, LLC
117 South Zetterower Avenue
Statesboro, GA 30458

MAILED
GA 310
14 OCT '15
PM 11 L

Tommy (Tommy)

Douglas R. Gordy
718 Beardsville Road
Sylvania, Georgia 30467

30467310618



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

November 16, 2015

To: Mr. Douglas Robert Gordy, 718 Beerdsville Road, Sylvania, Georgia 30467

Docket Number: N/A **Style:** Douglas R. Gordy v. Martha Laines

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)**
Please note: You mention two case numbers for the orders but you only have one order.
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: No Certificate of Immediate Review.**

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