

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

April 16, 2015

To: Mr. Ronald B. Gray, GDCX0257359, DeKalb County Jail, 4425 Memorial Drive, Decatur, Georgia 30032

Docket Number: Style: Ronald B. Gray 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

STATE OF GEORGIA

v. (GEORGIA COURT OF APPEALS)

Ronald B. GRAY

DEFENDANT.

CASE # 14CR4950

(INTERLOCUTORY APPEAL)

(HALLOCK V. BONNER, 387 F.3d 147 (2d cir. 2004))

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COMES NOW THE DEFENDANT, RONALD B. GRAY
REQUESTS A "INTERLOCUTORY APPEAL", FOR THE
REASONS OF:

1.

ON JUNE 3RD 2013 MR GRAY FILED A DEMAND FOR
SPEEDY TRIAL IN SUPERIOR COURT, ALTHOUGH IT WAS
FILED IN THE SYSTEM, MR GRAY DID NOT RECEIVE AN
ANSWER BACK FROM THE COURTS IN REGARDS TO HIS
MOTION. JAN 2ND 2014 PUBLIC DEFENDER JENNIFER-
SNYDER-ADAMS FILED A MOTION TO "DISMISS THE INDICT-
MENT," FOR VIOLATION OF "CONSTITUTIONAL SPEEDY
TRIAL". APRIL 17TH 2014 THE SUPERIOR COURT "DENIED"
THE MOTION. FOR THE REASON, THE COURT FOUND
THE LENGTH OF DELAY WAS SUBSTANTIALLY ATTRIBUTED
TO THE FAILURE TO APPEAR, ALTHOUGH MR GRAY WAS
ONLY 3 MONTHS DELAYED, FROM MARCH 5TH 2012 COURT
DATE, UNTIL JUNE 28TH 2012 WHEN MR GRAY WAS ARRESTED
FOR THE BENCH WARRANT IN REGARDS TO CASE # 14CR495.

2.

THE SUPEONA FOR MARCH 5TH 2012 COURT DATE WAS
MAILED TO AN INCORRECT ADDRESS (1201 SOMMERVILLE DR
STN MTN, GA 30083). IN OR ABOUT MARCH OR APRIL 2010
MR GRAY UPDATED HIS ADDRESS (4941 CENTRAL DR STN
MTN GA, 30083), WITH AND AT THE DISTRICT ATTORNEYS
OFFICE (PERSONALLY); PUBLIC DEFENDER BILL HANKINS; AND

Hosea Bonding Company. 3-7-12 Donna C Stribling filed a Warrant (VOID)
3. FAILURE TO APPEAR.

THIS IS TRIAL COURT ERROR. PUBLIC DEFENDER MRS ADAMS WAS INFORMED SEVERAL TIMES OF THIS ERROR, MRS ADAMS REFUSE TO PRESENT THIS INFORMATION TO THE COURT AT ANY TIME DURING ANY MOTION FOR BOND, ETC. THERE WAS NEVER A DISCUSSION ABOUT THE WARRANT, OR ADDRESS ERROR.

I AM RESPECTFULLY REQUESTING THE COURT OF APPEALS TO FILE AND GRANT THIS "INTERLOCUTORY APPEAL", ON GROUNDS THAT THIS CASE HAS BEEN PENDING SINCE MAY 8TH 2009, ARRESTED AND RELEASED ON BOND FEB 10TH 2010, INDICTED ON DEC 7TH 2010, RE-ARRESTED ON A "VOID" BENCH WARRANT JUNE 28TH 2012, AND BEEN DETAINED SINCE. MY RIGHT (CONSTITUTIONAL), DEMAND FOR SPEEDY TRIAL, DUE PROCESS, LIBERTY AND FREEDOM HAS BEEN VIOLATED. NO ONE FROM THE PUBLIC DEFENDERS OFFICE WILL REPRESENT THIS MATTER TO THE SUPERIOR COURT. MRS ADAMS REFUSE TO FILE ANY APPEAL

Respectfully Submitted this _____ day of
April, 2015