

# COURT OF APPEALS OF GEORGIA

## RETURN NOTICE

April 16, 2015

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

Case Number: \_\_\_\_\_ Lower Court: \_\_\_\_\_ County Superior Court

Court of Appeals Case Number and Style: \_\_\_\_\_

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

- There is no case pending in the Court of Appeals of Georgia under your name.
- A Notice of Appeal is filed with the clerk of the trial court and not with the Court of Appeals of Georgia. See OCGA §5-6-37. Once the trial court clerk has received and filed the Notice of Appeal, the trial court clerk will prepare a copy of the record and transcripts as designated by the Notice of Appeal and transmit them to this Court. Once the Notice of Appeal is docketed in the Court of Appeals of Georgia, a Docketing Notice with the Briefing Schedule and other important information is mailed to counsel for the parties or directly to the parties, if the parties are representing themselves. You do not need to provide this Court with a copy of the Notice of Appeal you filed with the superior court.
- The Notice of Appeal must include a proper Certificate of Service. A Certificate of Service must show service to the opposing counsel and contain the counsel's full name and complete mailing address. The opposing counsel must actually be served with a copy of your filing.
- An Application for Writ of Habeas Corpus should be filed in the superior court of the county in which you claim you are illegally detained. An appeal from a denial of an Application for Writ of Habeas Corpus is to the Supreme Court and not the Court of Appeals.
- An Application for Writ of Mandamus should be filed in the superior court of the county official whose conduct you intend to mandate. An appeal from a denial of an Application for Writ of Mandamus is to the Supreme Court and not the Court of Appeals.
- Your appeal was disposed by opinion (order) on \_\_\_\_\_. The Court of Appeals \_\_\_\_\_ The remittitur issued on \_\_\_\_\_ divesting this Court of jurisdiction. The case decision is therefore final.
- Your mailing/documents indicate that you intended to file your papers in another court rather than the Court of Appeals of Georgia. The address of the Clerk of the \_\_\_\_\_ is:
- If an attorney has been appointed for you and you are concerned with the representation provided by that attorney, you should address that issue to the trial court. As long as you are represented by an attorney, you cannot file pleadings on your own behalf. Your attorney must file a Motion to Withdraw as Counsel and it must be granted, before you can file your own pleadings in this Court.
- A request for an out-of-time appeal should be made to the trial court from which you are appealing. If your motion is denied by the trial court, you can file an appeal of that decision by filing a Notice of Appeal with the clerk of the superior court.

STATE OF GEORGIA  
V. RONALD B. GRAY (SUPERIOR COURT)  
DEFENDANT CASE # 14CR4950  
(NOTICE OF APPEAL) (O.C.G.A 15-10-41.)

COMES NOW THE DEFENDANT, RONALD B. GRAY  
REQUESTS AN "APPEAL", WHO IS FORCED TO FILE  
THIS APPEAL IN PRO-SE LITIGATION, FOR THE REASONS

RECEIVED  
2015 APR 17  
COURT OF...

1.

On JUNE 28<sup>TH</sup> 2012 MR GRAY WAS ARRESTED FOR  
A FAILURE TO APPEAR FOR MARCH 5<sup>TH</sup> 2012, PRE-TRIAL  
CALENDAR. ALTHOUGH THE SUPRENA WAS MAILED TO AN  
INCORRECT ADDRESS (1201 SOMMERVILLE DR. STN MTN, GA  
30083). MR GRAY PERSONALLY UPDATED HIS ADDRESS AT THE  
DISTRICT ATTORNEYS OFFICE IN OR ABOUT MARCH, OR APRIL 2010.  
MR GRAY ALSO INFORMED PUBLIC DEFENDER BILL HANKINS,  
AND HOSEA BONDING CO. HIS UPDATED ADDRESS (4941 CENTRE  
DR. STN MTN GA 30083). MR GRAY SHOULD NOT BE  
RESPONSIBLE OF COURT ERROR.

2.

JULY 5<sup>TH</sup> 2012, PUBLIC DEFENDER MR HANKINS FILED A  
MOTION TO "RECALL BENCH WARRANT", AND/OR REINSTATE  
BOND ON MR GRAYS BEHALF. REQUESTING THAT A HEARING  
BE HEID and RELIEF GRANTED AS THIS HONORABLE <sup>COURT</sup> DEEMS APPROPRIATE

THERE WAS NEVER A RECALL ON THE WARRANT.  
ONLY BOND HEARINGS, MR GRAY INFORMED HIS  
PUBLIC DEFENDER, JENNIFER ADAMS SEVERAL TIMES  
IN REGARD TO THE ERROR. MRS ADAMS REFUSE TO  
PRESENT THIS INFORMATION TO THE COURTS. MRS ADAMS

ALSO REFUSED TO "APPEAL", ANY and EVERY MOTION DENIED.

3.

A NOTICE OF HEARING/ORDER AND RULE NISI WAS ALSO MAILED TO THE INCORRECT ADDRESS (1201 SOMMERVILLE DR, STN MTN GA 30083).

IT WAS FILED IN JUDGE SEETIGER'S COURTROOM ON MARCH 8<sup>TH</sup> 2012, MAILED BY SECRETARY, GRISSELLE DAVIS. MR GRAY and Surety HOSEA Bonding Co. WAS ORDERED TO APPEAR before THE COURT on July 6<sup>TH</sup> 2012 at 9:00<sup>AM</sup>, Although MR GRAY WAS ALREADY DETAINED AT DEKALB COUNTY for THE VOID BENCH WARRANT ON JUNE 28<sup>TH</sup> 2012, MR GRAY, AND PARTIES DID NOT <sup>APPEAR TO</sup> SHOW cause, why THE FAILURE TO APPEAR WAS "VOID".

4.

ON April 3<sup>RD</sup> 2015 Public DEFENDER DUANA SANSON and MR GRAY WAS APPOINTED A HEARING FOR a MOTION TO RECALL BENCH WARRANT. IT WAS (DENIED) IN JUDGE SEETIGER'S COURT ROOM without ANY discussion, OR ARGUMENT.

5.

WHEREFORE, Ronald B GRAY now COMES before this court REQUESTING THAT A HEARING be HELD and RELIEF GRANTED. AS THIS HONORABLE COURT DEEMS APPROPRIATE.

Respectfully Submitted this day of April 2015

Ronald B Gray X0257359