

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

October 1, 2015

To: Mr. Tobias A. Hayden, GDC966683, Georgia Diagnostic and Classification Center, State Prison, Post Office Box 3877, Jackson, Georgia 30233

Docket Number: A16D0036 **Style:** Tobias A. Hayden 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. **You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service. Rule 6**
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

COURT OF APPEALS
OF
GEORGIA

Tobias A. Hayden
Pro-se, Plaintiff

VS

The state
of
GEORGIA
Defendant

Application NO.
A16D0036
15-DA525
15-CR-471J
03-CR-991C

Noted to
FILED IN OFFICE

SEP 25 2015

COURT CLERK
CLERK COURT OF APPEALS OF GA

2015 SEP 28 AM 3:57

Amended
Response

Comes now, Tobias A. Hayden this 20, day
of September 2015 in the above styled Amended
Response to the Georgia Courts of Appeals.
On thereof Dates 9-16-15, pro-se, Hayden Received.
A response from the courts of Appeal of GA. on
That responseing letter Date of Docketing: September
01, 2015. on the envelope in which it came. There
Are Two conflicting Dates, ① U.S. postal sep, 10-2015
② Received A D.C.P mail Room sep, 14-2015. Thus
Starting Date on the 10 days to response from the
15, day of sep, 2015 to be reasonable time. From the
Postage marking. my TEN day was up before I
even received the letter.

1 of 3

Next, on these error's of Dates, on
the docketing sept. 01, 2015. Thus how can
pro-se, HAYden sent the package to the courts
of Appeals until the dates sept. 2, 2015. It
takes at less two day to get from Jackson, GA.
to Atlanta, GA. So how did this court received
and Docket Application no. on sept. 01, 2015? As I
sit here and can't help but to think, that
this is more of the same misconduct and
miscarriage of Justice. pro-se, HAYden will
Amend on that 10 days response that I have
the right to do. Also violation of 14th Amendment
due process. In the above actions.. onward,
In order for this court, or any courts, to make
a good sound judgments of the sought cases
A16D0036, 15-DA-525 15-~~DA~~^{CR}-4715, 03-CR-991C. Not
limited too. The Records must be at hand. Pro-se,
HAYden request that a order from this court
of Appeals for the open records Act on for the
cases threw out cases in dealing with Tobias A.
HAYden 966683. Also contrast Affidvit case in
dealing Paul J. Bennett he's records also. Records
from Hall Co. courts for a matter of Justice &
evidence shall show as facts to uphold the justice
sought by Tobias A. HAYden. To establish facts.

Thus, pro-se, HAYDEN, would like to Amend and make a part of All cases in dealing with Tobias A. HAYDEN. O.C.L.A 17-4-26 Violation in All cases NAMELY, 03-CR-991C, 15-DA-52J, 15-CR-471J. "No limited too". FN which ~~is~~ states that Arresting officer must be person before Judicial officer within 72 hours of Arrest or Warrant. NOT in any above case did officer's of Arrest come to committing Judicial officer hearing within those 72 hours. pro-se, must be released, Due Violations Due process 14th Amendment Manifest to 8th Amendment, 6th 4th. 2 AWS 1959, Pg. 796 I, 1995.

Statement of Claims

In this Amended Response, pro-se, HAYDEN has pointed to errors of Dates. These conflicting of date are a showing of being care free of this case AL610036. Also there are case missing are 15-CR-471J 03-CR-991C. pro-se is on point on his case so this court need to be. pro-se, HAYDEN claims that the evidence within records cases 03-CR-991C, 15-CR-471J 15-DA-52J, to order the Hall Co. courts to send all above records under the Open Records Act to render a good judgment and a sound actions for justice is a foot.

Court of Appeals of Georgia

Cases Contrast Not limit too:

Tobias Anthony Hayden	Application NO:
Pro-se, Plaintiff	A1610036
Georgia	15-DA-523
Good ol' Boys Gang	15-CR-471J
Defendant	03-CR-991C

Show Contrast to Case to
UNEQUALNESS ABOVE Case.

Comes now, Tobias A. Hayden this 20, day of September 2015 in the above styled Affidavit Contrast to case to show unequalness in Hall Co. Gainesville, GA 30501 justice system. Housed At Jackson, GA 30233 state prison. Pro-se, Hayden Act As A witness and victim to the effects of Gainesville, GA. The Good ol' Boys Gang in Government, upon proof of shown of diligence and unequalness of each persons of Government, LAW enforcement, of the Bill of Rights, and states LAW cases, for equal punishment.

Due to the contrast case and a showing of unequalness of a rich white man Paul J. Bennett lawsuit that got him released out of Hall Co. jail. He was convicted of unsafe boating, under the influence after a deadly 2012 boat wreck.

2 of 6

That Killed Two Black Kids in Hall Co
JAKE prince Age 9 - Griffin prince Age 13 on the
lake; WAS sentenced to prison 48 months. This
Year 2015 his lawyer put in for a lawsuit for
being unequal ~~to~~ For As Follows: Reasons #1 county
Jail Good time credit. #2 For one thing he shouldn't
even be in the county jail At All. #3 He HAS A prison
sentence ANYWAYS (48 month). #4 He's been in the
county jail for 3 years, (what) never even come to
Jackson state prison. #5 This man killed two kids
B.U.I And ran. #6 He was on work release while he
was there then workforce later. #7 How can he
~~be~~ with his lawsuit in the first place. #8 ONLY
48 month what. I got 25 do 12 years for a Drug case
that I never had. Man get right or real. I know
my mouth was open too. (Where Are You Justice?)

Pro-se, Hayden says to Justice And law
these are Acts of the Terrorists Gang The
Good ol' Boys in Hall Co. one of this ring leaders
is the Sheriff, D.A. And Judge, over that case of that
release (Don't no there NAME) ALSO markus nevals, cept.
of jail after words cept, MR. nevals has been arrested
before in some dealing in WAYNE Seymore, ~~is~~ was
his co-defendant where MR. Seymore went to prison
Both was in the manns unit in Hall Co. At that
time. ["03-CR-991C" case MR. Seymore] [my case]

But not limited to the people named, in question threw those cases no's. In this contrast case but all are incorporated to make a picture of wrong doing in Government, but not limited to these Good ol' Boys in our Government in the U.S.

Upon the showing of proof of these unequalness of the law and justice with the Blacks & poor people in the Hall Co. & U.S. upon the facts of showing of quilts of undermining the Government. Thus these people cannot and should not be able to plea for immunity, that Government can get, cause they are Government. Thus, the law shall be the same as any person charged with the Lang Terrorists Act. Lang being the Government's. The Good ol' Boys in question not limited too. Open the showing in, and proofing of unjust acts.

Judged, on each case sought, by facts of records, evidence, and state laws, procedure's.

That ~~is~~ shall show from Prudence of enforcing laws, and judgment's, subsequent of fact of evidence of sought case within one Tobias A. Hayden, A16D0036, 15-11A-52J, 15-CR-000471J, 03-CR-991C not limited too. The above injustice, and miscarriage's, that those in each cases is A. showing, those sworn Professorsal LAW enforcement, of LAW and Justice to be upheld by these Proclam professors in Hall Co.

30f6

The facts of LAW & How the Judging of it, is done, in these cases and the people impowered in courts in HALL CO. [Not limited too.]

Pro-se, HAYden shall fight for justice for the Blacks AND, poor peopele in GA + U.S. NOT just self. We need equal justice of GA. Government. AND to get those Good ol' Boys out of GA. Government. Then we shall have freedom for All in the U.S. IN God we trust right, Right is Right, Wrong is Wrong. IN Pro-se, HAYden cases but NOT limit to inquestion. GA. Government of HALL CO. has been wrong. AND damage is said Threw out submitted A-1600036 NOT limited to. Pro-se, HAYden stands on All damages ASK for in Pro-se, claims in subport money and other parts of, For Justice MAY be rindered. But limited too. The Government can AND, shall give what is sought. Due to Pro-se, HAYden is Right Government is wrong. Help STOP those Good ol' Boys for equal justice.

Statement of Claims

IN This above claim. Affidavit contrast to case to show unequalness. Tobias A HAYden is Black male AND poor. With not much knowledge of the law. The laws in HALL CO. Are for Blacks AND poor or lackers knowledge. the People in Government in HALL CO, Does what it wants. AS if they ARE NOT Govern by the U.S. laws or Procedures or Bill of Rights.

-VS-
40f6

A Rich white man, Paul J. Bennett
Killed Two kids under the influence. That
2012 year boat wreck. He left the Scene of crime.
In despite of those kids desperate need for help
he call ~~no~~ no one, didn't even try to help. He ran home,
Talked to Family & got A lawyer. Thus myth of
equality in laws. Only how you know, only
When you have the money to know them, then
Be A white equals power, to do what you please
in Hall Co. Even murder. How do we know? MR. Bennett
didn't mean to kill those Black kids! But what
this is A showing of Power + Racism in the InA.
Courts Hall Co. Also A showing that Blacks are
nothing. If your Black, and your not Guilty by
facts of law. They "Hall Co." will make you Guilty.
Thus if you have some knowledge of laws
Are procedures in any given case, then Hall Co.
Government use the layperson case on you to
stop you from help your self. A layperson has
no knowledge of A learned profession, so one's
Can not proceed in there on case to help the self're.
Thus 1st Amendment, IS it not ~~of~~ for the public
and citizen's to read and understand AS much ^{AS} they
can. ~~Even~~ Even tyro should have the right to
help himself. ~~Unless~~ Unless consequence holds no
merits of any fact of sought case, ~~or~~ A just
Judgment is order, to show A fact of sought.

5 of 6

Pro-se, Tobias A. Hayden. HAS been played
by the HALCO. Government for A ongoing fool.
Thus, Pro-se, Hayden NOW pro-claim himself
to be A scholar. Being forced to learn. to
Read + have some understand of the laws, +
Procedure's. Due to these unjust laws, And
Sentencings. Pro-se, Hayden Did learn to read
from law words. True I still have reading, writing,
Spelling, Problems. But Pro-se, HAS much hope
in God to help me threw All that come my way.
For that I AM ~~at~~ Right in All I have wrote
for my Freedom. Those Good ol' Boy in HALCO.
Government is + are against pro-se, Hayden And anyone
that's not in there control. Being Right or wrongs...
"They WAY is the ONLY WAY." Pro-se, Hayden.
Requet each shawn of fault of not upholding
on the laws that they are sworn to uphold. Bring
those People of Government 'Good ol' Boys' Gang.
under charges being the Gang terrorist Act fore
they are indeed A Gang. Let them see frist hand
of what there hands has done and can do. If we
What to be ~~equal~~ equal. Also Release Tobias
A. Hayden from prison. Not limited to. A Investigate
Federally is greatly needed to help stop these
People.

Certificate of Service

ON THIS 9-20-15, PRO-SE, TOBIAS A. HAYDEN
HAS PLACE (2) Amended Response 1 of 3]

(2) Affidavit contrast to case to show
unequalness... In the same Envelope, given
to officer in H-2-JACKSON on the above day to
send said envelope to mail room/Book Keeping
to place the proper postage on envelope

Addressed to
GA. Court of Appeals
47 Trinity Avenue, SW. Suite 501
Atlanta, GA. 30334

P.S. ASK FOR A
P. response on
my wrongful
imprison why
AM I still in
Prison.

I would like
copies of all paper
Pro-se, HAYDEN Filed
And any other
Thanks

Filed
Response state I date receive
Back to

Tobias A HAYDEN
GA. #966683
P.O. Box 3877
JACKSON, GA 30233

Your Respectfully,
Tobias Hayden