



**Court of Appeals of Georgia**

February 20, 2015

TO: Kelvin Lamont Holmes, GDC1000286681, Dooly State Prison, Post Office Box 750,  
Unadilla, Georgia 31091

RE: **A15A0814. Kelvin Lamont Holmes 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 \_\_\_\_\_ on \_\_\_\_\_. The remittitur issued on \_\_\_\_\_, 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 April 2015 Term and a decision must be rendered by the Court by the end of the September 2015 Term which ends on December 16, 2015.**

**Please understand that the Court of Appeals does not have the power or authority to appoint counsel for you. Any requests for appointed counsel should be directed to the trial court.**

**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.

February 9<sup>th</sup>, 2015

To Whom it May Concern;

RECEIVED IN COURT

2015 FEB 19 PM 2:45

I am in desperate need of help. I am an indigent inmate at DOOLY STATE PRISON in Uradilla Ga. Sept. 30<sup>th</sup>, 2014 I had a jury trial with a public defender by the name of MR. Randall Williams. I inquired to MR. Williams about filing for a appeal and his response to me was that was something. I would have to do with an outside hired attorney or file a NOTICE OF APPEAL pro se myself. I had sentencing on Nov. 11<sup>th</sup>, 2014 and MR. William not once mentioned anything else about my Appeal. I EVEN told him that I wanted to address and speak to the Court and when he asked the judge if I may speak the judge denied me. I was sentenced to a 15 serve 4 years in Prison.

So on Nov. 20<sup>th</sup>, 2014 I did as my attorney advised me to do. I submitted to the trial court a notice of Appeal pro se. I am not educated with legal work at all. On Dec. 9<sup>th</sup>, 2014 I received a letter from my public defender dated Oct. 10, 2014 letting me know I have 2 days before losing my rights to appeal. Dec. 23<sup>rd</sup> a notice of Docketing was sent to Jackson State Diagnostics where I no longer reside. The NOTICE was later sent here to DOOLY STATE PRISON and I received it Jan. 8<sup>th</sup>, 2015. I immediately contacted my public defender's office to enquire about the 20 day brief deadline and could not reach my attorney.

Jan. 22<sup>nd</sup>, 2015 a ORDER was sent to me once again to Jackson State Diagnostic where I am no longer incarcerated. The ORDER mentioned not receiving a brief. The time for filing the brief was extended 10 more days. I received the ORDER Feb. 5<sup>th</sup>, 2015 at DOOLY STATE PRISON where I am currently serving my 4 yr. sentence, 13 days after the order was sent to Jackson state Diagnostic. My trial attorney MR. Randall Williams lied to me about the appeal filing process. I need legal representation from the Court. Please help me, I need this COURT'S help. I was misinformed and misled by my own trial Counsel MR. Randall Williams.

Thank you for your time

Kelvin L Holman