

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

December 17, 2015

To: Mr. Steven Leonard Hunt, Chatham County Sheriff's Complex, 1074 Carl Griffin Drive,
Unit 2B, Savannah, Georgia 31405

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).

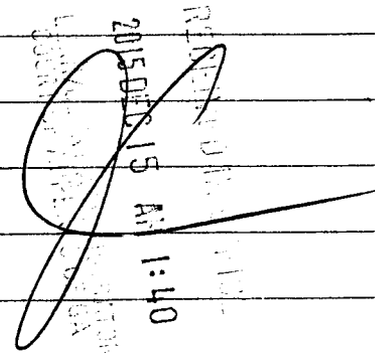
- There is no case pending in the Court of Appeals of Georgia under the name of Steven Leonard Hunt.
- A Notice of Appeal is filed with the clerk of the trial court and not with the Court of Appeals of Georgia. See OCGA §5-6-37. Once the trial court clerk has received and filed the Notice of Appeal, 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. We do not have a file to append your copy.
- 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. The mailing address for the Supreme Court of Georgia is: 244 Washington Street, S.W., Suite 572, Atlanta, Georgia 30334.
- Your appeal was disposed by opinion (order) on _____. The Court of Appeals _____
divesting this Court of jurisdiction. The remittitur issued on _____
- 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.

Georgia
Court of APPEALS

Steven Leonard Hunt
vs

Indictment=CRLS-1688-1

State of Georgia



Notice of Intent to Appeal

Now comes Defendant Steven Leonard Hunt, who was convicted of 2 counts of aggravated assault, 2 count's of Influencing a witness, 1 count of theft by taking, and 1 count of Simple assault in the Superior Court of Chatham County with Judge James Bass Jr Presiding in the Sept term, 2015.

The Defendant has also filed a motion for new trial on 10-30-2015, with the clerk of Superior court in Chatham County, and a date has been set for 1-11-2016, the Defendant realizes that this motion is premature, being the motion for new trial has to be heard or denied by Judge Bass, before moving forward with the direct Appeal.

The Defendant would like to add, there are also other reason's Defendant is sending notice of Intent to Appeal, so that notice is a

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matter of record as well as other reasons stated below.

1. Defendant represented himself at trial and filed his motion for new trial within the 30 day period as required by law.
2. Along with motion for new trial, Defendant has sent a motion to correct omnibus order, this is the second motion Defendant has filed with the clerk of Superior Court pertaining to correcting the Omnibus Order, the first one was filed back in August on the 26th day 2015, however when Defendant sent this Omnibus order on October 30, 2015 it was stamped filed in office as well as a order for state to return CO's that were in possession of the Defendant at trial and were not returned to Defendant's property, both items stamped filed in office, but were not listed in Defendant's case event's which as I'm sure you are aware, this is a record of everything Defendant has filed with the clerk of court, there was also a letter written to Daniel Massey concerning my transcripts and other issues I have with the office of the clerk of court.
3. I have also retained a copy of my case event's and have learned that out of my 7 motions that were filed on September 21, 2015 only 1 motion, a special demurrer I filed was listed on my case event's was listed, there were 2 special demurrers

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1 motion for Grand Jury's addresses and phone numbers

2 Battery convictions

Plea in abatement

2 letters from the Alleged Victim

Witness list

Motion for District Attorney, clerk of Superior Court, Deputy Clerk

Motion for Bailiff

Motion for Grand Jury reassembly

letter to Judge Bass about not being taken to court

on 9-17-2015 for my arraignment

all of these motions were sent to the Clerk of Superior Court, Judge Bass, and ADA Ana Alan along with the

certificate of service which was stamped filed

in office on Sept 21, 2015, at 3:28 PM, however

only one of my motions appear on my case event's.

4. I know there is nothing you can do to remedy any of this, I just want it to be part of my record.

5. I also received a letter from Attorney Steven Sparger

Dated Dec 3, 2015 advising me that he has been

appointed to represent me in my new trial motion

and direct appeal if needed, however, since Oct 2, 2015

I have not seen this attorney Steven Sparger

and have not authorized him to file the first

motion on my behalf, nor do I want his representation

or services whatsoever. Any motions he has filed

is without authority or permission of the Defendant

and should be stricken from Defendant's record.

6. Defendant has also written a letter to Steven Sparger advising him, Defendant doesn't want his assistance in this matter, Defendant has also sent the same letter to the Superior Court clerk so there is record of it. Defendant also sent a motion to remove Steven Sparger from his case to Judge Bass, Ana Alan ADA, as well as the clerk of Superior Court along with a certificate of service to each one mentioned.

7. I am also writing several different agencies for assistance in the problem with the forged and fraudulent indictments that I speak of in my motion to relieve or should I say remove Sparger from my case, I will also be sending a copy of this motion as well as the letter to Sparger only for purposes of record, because of all the shady and corrupt dealings, going on in the Chatham County Courthouse, from the Judge, Judge Bass, ADA Ana Alan, down to the clerk of Superior Court. I have also asked for the minutes to the return of my indictment in open court, from the Superior Court clerk's office only to be not answered or have my letter made part of record as required by law.

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I will reiterate this letter and notice is for purpose of record, I would also ask, if I could get something in response as far as receipt of my notice / letter. I will also be sending a copy of my motion to remove sparger from my case, and the letter I sent him

I would also appreciate it, if you could tell me, if I can hand write my motion to appeal or if I have to get it typed being I am incarcerated, if it has to be typed, if I could get a copy of court rules pertaining to this matter, or where I should look to get court rules.

Thanks in Advance

Steven Leonard Hunt-Pro-Se
1074 Carl Griffin Dr
Saw Ga 31405

In The Superior Court of Chatham County
State of Georgia

State of Georgia
Vs

Indictment-CR15-1688-JS

Steven Leonard Hunt

Motion to Remove Steven Sparger from
my case immediately

Now comes Defendant in the above styled indictment
who moves this court to remove Steven Sparger from
his motion for new trial, for reasons stated below.

1. Defendant represented himself at trial and he has all intentions of representing himself for his new trial motion as well as any direct appeal that may be necessary
2. Defendant has received a letter from attorney Steven Sparger, stating in his letter, that he has taken over Defendant's appeal, however, Defendant has not given this attorney permission to involve himself with Defendant's case what so ever.
3. The Defendant knows what errors were made by the court, from the fraudulent indictment's that have never seen the Grand Jury room, down to the Judge refusing to charge on lesser included offenses. Defendant doesn't need some attorney

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that wasn't present at any of the hearings, where the Defendant's rights were violated, and the court made one error behind the other.

4. The Defendant knows, this is no more than an attempt to cover up these fraudulent indictments the DA's office is passing out every week.

5. The Defendant will also be incorporating this motion in his 1983 lawsuit along with all of his other motions that were denied by the court violating his constitutional rights

6. The Defendant will also be sending Sparger a letter advising him, that Defendant doesn't want his service what so ever.

Wherefore, all reasons stated above, the defendant prays that Steven Sparger be removed from his case immediately

Steven Hunt - Pro-Se
1074 Carl Griffin Dr
Sau Ga.

Dear Steven Spager

This is in response to your letter I received dated Dec 3 2015. To start with, I do not want your assistance in this matter what so ever. I represented myself at trial because I do not trust the public Defenders office or anyone who works there, I don't trust them and I trust you even less, because I know for a fact that your office knows of the fraudulent indictments being passed out by the DA's office every week, you people say nothing and allow it, because you profit from it. I have several of these fraudulent indictments that are being examined by a hand writing analyst, that is just for starters and trust me, I reserved every error right down to the lesser included charges, I was entitled to. They may think they are going to get away with what they have been doing, but I can assure you they are not. I want you to withdraw your name from my case, as well as I do not want your representation, I will be filing my own motion, I do not need a transcript.

Steven Hunt - Pro Se

Certificate of Service

State of Georgia

Indictment - CR15-1688-S

vs

Steven Leonard Hunt

I Steven Hunt certify I have placed a notice of intent to appeal, a motion to remove Steven Sparger from Defendant's case as well as a letter written to sparger himself asking him to withdraw himself from Defendant's case. The motion and letter I am sending to the court of appeals are the same ones I sent Judge Bass, Ana Han and the Superior Court clerk on Dec 9²⁰¹⁵. I will also be sending notice of appeal to Superior clerk of court as well for record in the United States mail adequate postage affixed.

Court of APPEALS / Clerk

47 Trinity Ave SW # 501

Atlanta Ga 30334

Clerk of Superior Court

P.O. Box 10227

Sav Ga 31412