



## Court of Appeals of Georgia

September 25, 2015

TO: Mr. Said Mobin, ECRH, B-Side, 3405 Mike Padgett Highway, Augusta, Georgia 30906

RE: **A16A0008. Said Mobin 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 \_\_\_\_\_.

### RETURN OF MOTION

- No Certificate of Service accompanied your "Motion for Clarification, Reconsideration and to Wave Bill of Cost".**

**A Certificate of Service must include the complete name and mailing address of each opposing party. You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.**

### CASE STATUS - PENDING

- The above referenced appeal is pending in your name before this Court. The appeal was docketed in the \_\_\_\_\_ Term and a decision must be rendered by the Court by the end of the \_\_\_\_\_ Term which ends on \_\_\_\_\_.

### 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.

IN THE APPEALS COURT OF GA, 47 Trinity Ave, SW, SUITE 501  
ATLANTA, GA 30334

SAID MOBIN }  
V. }  
THE STATE }

Case# A16A 0008

9/21/2015

Motion for Clarification, Reconsideration  
and to wave BILL of COST

The Appellant SAID MOBIN "I" hereby MOVE this Hon. Court to wave all court costs including \$80<sup>00</sup> because of my Indi-  
gence which the Affidavit of 3 June 2013 is attached.

I received (2) Orders dated 9/19/2015 [9 Sept. 15] which one has dismissed the Appeal and the other states that it will be disposed by April 2016 which needs clarification.

The Public Defender attorneys do not appeal based on the office Policy. I am not a Lawyer to know the difference between direct and indirect appeals. I request to appoint an outside attorney for me.

Multiple Court Orders including Order of 12/20/12 filed on 12/28/12 have been falsified to steal conspiratorily nearly \$600,000<sup>00</sup> separate property which I can not hire an attorney.

Therefore; the Appeals Court has Jurisdiction to vacate decision of the Superior Court. They fabricated the charges to cover up the conspiracy. I injured my toes, itching in the legs, itching in the neck and etc. are the side effects of Zyprexa or Zoloft to be stopped; urgently.

Respectfully,

Said Mobin  
Appellant

ECRH, B-side  
3405 Mike Padgett Hwy  
Augusta, GA 30906

Copy to:  
The [unclear]  
2015/9/23 PM 3:09  
[unclear]

135 James Brown Blvd, #2400  
Augusta, GA 30901

Extra

INDIGENCE AFFIDAVIT OF SAID MOBIN

IN THE SUPERIOR COURT  
EVANS, GA 30809

SAID MOBIN )  
                  ) )  
          Appellant. )  
Vs.                  ) )  
                  ) )  
SOHAILA MOBIN )  
          Appellee. )  
\_\_\_\_\_ )

COPY

2013 JUN -6 PM 1:41  
CLERK OF SUPERIOR  
COURTS  
SUPERIOR COURT  
FILED IN RECORD  
COLUMBIA COUNTY GEORGIA

Court Case#: C.A.E.N. 2010D0748

Comes now Affiant SAID MOBIN; first being sworn, deposes and states:

- 1- That John R.B. Long, Augusta, GA; has colluded and stolen or frozen my assets in my absence as proven by (Exh.-1) \$111,163.65.
- 2- That \$31,221.95 of the Affiant stolen assets should be in the Superior Court, Evans, GA; as proven by (Exh.-2).
- 3- That the Affiant is indigent and financially unable to pay the filing fees and other costs which should be waived by the Court of Appeals until Affiant's stolen assets are returned and unfrozen by the Superior Court or Appeals Court.
- 4- That in the alternative, the Courts should make Long to pay the fees and costs from the Affiant stolen assets or the Superior Court should pay the fees and costs from \$31,221.95 of the Affiant's money. That the Pauper's or Indigence Affidavit should be send to the Appeals Court, GA; with all of the records by the Superior Court.
- 5- That the Affiant does not have a job, house or an apartment at this time because of the theft and the Affiant will call you from a pay phone about the results. That the statements of this Affidavit are true.  
FURTHER YOUR AFFIANT SAYETH NAUGHT.

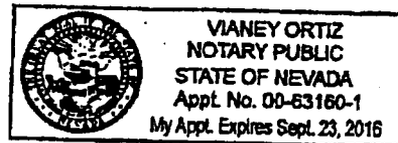
*Said Mobin*

SAID MOBIN

Sworn to and subscribed before me

This the 3<sup>rd</sup> day of June, 2013.

*[Signature]*  
\_\_\_\_\_  
Notary Public



RECORDED & SCANNED IN  
MINUTES 92567-13