

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

December 28, 2015

To: Mr. Steve A. Morris, GDC1285557, Augusta State Medical Prison, 3001 Gordon Highway, Grovetown, Georgia 30813

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 Steve A. Morris.**
- 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 _____ . 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.

Dr Steve A Morris 7 CR 2008-0013 (?)
v. 7 Toombs County
Superior Court, Lyons GA

RECEIVED IN OFFICE
2018 DEC 18 AM 11:58
MIDDLE JUDICIAL CIRCUIT
SULLYSBORO, GA
CLERK/COURT ADMINISTRATOR
COURT OF APPEALS OF GA

Title 5 (Five) Appeal & Error
5-3-29 De novo investigation

As to whether I should request a writ of
Certiorari or a de novo procedure.

I do so strongly feel that with
my 42 USC § 1983 lawsuit

United States Court, Southeastern District Dublin D
District # CV313-040

Lexis # 132599 & Lexis # 133027

which has very recently been granted appeal
Case/docket # 15-14731-A

If this case is found "in my favor"
with the TLDC (Toombs County Detention
Center) Lyons GA & the FBI (Georgia
Bureau of Investigation) Eastman GA agent
Ms Sandra A. Lynn being held
accountable for a murder - Mr Danny
Ray Smith & my subsequent PTSD &
ADA (Americans w/ Disabilities) violation
of denial of CPAP machine for severe
sleep apnea -- then my original
conviction case & appeal case(s)
Both should be revisited!

neither Col. Brandi D. Payne, Esquire
nor Col. John Greg Wolinski, Esquire
used these two VERY important
FACTS in their legal argument(s)
Much to my dismay w/ my
objection Col Payne would not let
me speak of the brutal TAZER/
Electrocution / Murder February 2009
of Mr Danny Ray Smith of my
subsequent PTSD.

nor my being denied for the
entire 9+ months County incarceration
of my Dr prescribed CPAP machine
for sleep apnea

Neither attorney chose to use these FACTS.

Therefore I was ~~totally~~ unable to
assist in my ^{own} defense. To the least,
to take the stand, at trial in
my own defense ALSO!

I plea, the courts to revisit
along w/ examination of the
US Dist Courts records of my
cases as I see a "domino" effect.

Dr Steve A. Morin

12/14/2015

date

Dr Steve A. Morris

v.

State of Georgia

2

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CR 2009-0013 (?)

(Case # I think?)

Toombs County Superior
Court, Middle Judicial Cir

It is painfully obvious to me, now, after the fact that in my 9+ (nine, plus) months incarceration at TCDC (Toombs County Detention Center) Lyon Georgia that I was not only mistreated ^{A.} as the witness (I am the only eye-witness) of a brutal Taser / Electrocution / Murder. "In the day" - but, no more - the general public was unaware of these atrocities. Recent video surveillance, cell phone, cam corder etc of police brutality and several municipalities riots resulting from outright murders are now seemingly newsworthy - not to mention - court worthy. I am of firm opinion reading daily newspapers The Augusta Chronicle, The Macon Telegraph; The Atlanta Journal Constitution that now IF law enforcement maims, or murders or even assaults - They as a regular citizen are subject to prosecution & subsequent fines & incarceration. A case - Carbon copy to the brutal Taser / Electrocution / Murder of Mr Danny Ray Smith was recently published in The Augusta Chronicle Two EAST point Georgia officers were tried & convicted w/ lengthy sentences for "Conducted Electrical Stimulation" the coroner's description of Taser injury in the victim.

MS

To date, I have made aware ① Lisa Harris, FBI Legal Services ② Dr Kris Sperry, Georgia Composite (SA Coroners/Medical Examiners Board - Head) ③ The Middle Judicial Circuit DA Samuel H. Altman his two Asst DAs ④ John Alexander (Jripp) Fitzner III & ⑤ McKinney (other Asst DA)

Also, I have had personal correspondences w/ my former neighbor at North Tallahassee Street Hazkurst, Hon. EM Wittke, III Brunswick Judicial Circuit & Hon Robert (Bobby) S. Reeves Middle Judicial Circuit, both Superior Court Judges directed me to the DA's office, Middle Judicial Circuit. As I currently have 3 (three)

42 USC § 1983 cases, two of which involve "police brutality" assault & PTSD I foresee that IF the Federal United States Court of Appeals finds "in my favor" that this should, could & would Reopen the door for Re-examination of my conviction case in 2009.

As I've read so oft in my now 3+ years LAW library search "This case is Ripe for Dissention" Tuesday

Dr Steve A. Morris
Signature

12-15-2015
DAJc

The other 42 USC § 1983 case is

Dr. Steve A. Morris
Plaintiff

vs

Forrest Hays Jr 2005 v CERT

4:13 CV 00204 - HCM

Appeal # 14-130005A

This is a personal assault w/
pepper spray & beating & subsequent
PTSD, as well
All for "oversleeping a count"

As w CV 313-040 appeal # 15-14731-A
Should I win either or BOTH?

It shows my inability to adequately
assist my counsel for my own
defense, in The Toombs County
Superior Court case of 2009.
And my case should be
"revisited" ?!