

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

August 10, 2015

To: Mr. James Harold Pirtle, GDC221370, Cobb County Adult Detention Facility, Post Office Box 100110, Marietta, Georgia 30061

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 your name.
- 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.
- 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.
- 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.

GEORGIA COURT OF APPEALS

STATE OF GEORGIA

v.

JAMES H. PIRILE

CASE NO. 061902-58

RECEIVED IN OFFICE
2015 AUG 18 AM 11:06
CLERK OF COURT
COURT OF APPEALS OF GA

NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN THAT DEFENDANT JAMES PIRILE APPEALS TO THE COURT OF APPEALS OF GEORGIA FROM THE PLEADING OF THE PROSECUTION ENTERED JULY 16, 2015. THE DEFENDANT WAS ADJUDGED NOT GUILTY OF ALL OBSTRUCTIONS. HINDERING PERSON MAKING EMERGENCY PHONE CALL. DEFENDANT WAS NEVER CHARGED WITH ANY FURTHER BATTERY OFFENSE AS APPOSE TO REVOCATION/ CONSENT ORDER AND WAS FOUND ACQUITTED OF BATTERY JULY 16, 2015. DEFENDANT NEVER VIOLATED ANY TERMS OF HIS PROBATION AS APPOSE TO PETITION AND WARRANT FOR ARREST. DEFENDANT NEVER COMMITTED A NEW FURTHER OFFENSE AS APPOSED TO GA CODE SECTION § 42-5-51 (b). SEE: Altered documentation by the PROSECUTION / COURT APPOINTED ATTORNEY MICHAEL B. SURUP. in consent order.

SIGNED this _____ day of _____, 2015

[Signature]
SIGNATURE

7/30/15



[Signature]

IN THE SUPERIOR COURT OF COBB COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

VS.

JAMES H. PRITE

DOCKET NO. 06-9-1902-53

MOTION TO WITHDRAWAL
GUILTY PLEA

COMES NOW DEFENDANT JAMES H. PRITE
ABOVE STATE WITHIN THE 30 DAY STATUTORY TIME FRAME AND
MOTIONS FOR THIS HONORABLE COURT TO ALLOW THE DEFENDANT
TO WITHDRAWAL THE GUILTY PLEA ENTERED JULY 16, 2015.
DEFENDANT ASK THIS HONORABLE COURT OF COBB SUPERIOR,
GEORGIA TO GRANT MOTION TO WITHDRAWAL GUILTY PLEA ON THE
FOLLOWING(S):

1.
INEFFECTIVE ASSISTANCE OF COUNSEL WHO FAILS TO INVESTIGATE
WARRANT FOR ARREST OF PROBATIONER AND ALLEGATIONS TO WHICH
IT PERTAINS

2.
GUILTY PLEA WAS NOT KNOWINGLY AND INTELLIGENTLY ENTERED
INTO WHERE UPON ATTORNEY MICHAEL B. SHROP UPON SPEAKING

RECEIVED IN OFFICE
2015 AUG 10 AM 11:06
CLERK/COURT ADMINISTRATOR
COURT OF APPEALS

With the defendant informed the defendant the states plea offer was credit for time served as of November 28, 2014. Attorney Michael B. Suroop presented the defendant with a blank Revocations order form to sign where upon the defendant signed said blank form with the assurance from Attorney Michael B. Suroop that the defendant would receive a sentence of credit for time served and that it would be lifted up to the county jail to give defendant 2 for 1 on the 12 months credit for time served state sentence defendant received June 16, 2015, and upon Superior Court Plea did a credit for time served defendant be provided a copy of the case disposition and revocations order. Defendant having learned that the plea agreement was not previously agreed upon request that motion to withdraw guilty plea be granted and hearing before the Honorable Judge Leonard be arranged to allow defendant to prove his innocence in reference to accusations stated in defendant's petition.

3.

To show this court in reference to receiving Revo-

CRIMINAL / CONSENT ORDER THAT DEFENDANT DID NOT COMMIT OR NEVER WAS CHARGED WITH AN FELONY BATTERY OFFENSE AS STATED IN REVOCATION / CONSENT ORDER. FURTHERMORE DEFENDANT WAS FOUND ACQUITTED JUNE 16, 2015 OF 911 OBSTRUCTION - HINDERING PERSON MAKING EMERGENCY PHONE CALL AS APOSE TO REVOCATION / CONSENT ORDER. DEFENDANT WAS NEVER CONVICTED OF A NEW FELONY OFFENSE IN ACCORDANCE WITH GA. CODE SECTION § 42-5-51 (b). SEE: DEFENDANT'S FINAL DISPOSITION DATED JUNE 16, 2015. DEFENDANT DID NOT VIOLATE THE FOLLOWING TERMS AND CONDITIONS OF PROBATION FOR THE CASE AS STATED IN PETITION, AND REVOCATION / CONSENT ORDER.

IN THE SUPERIOR COURT OF COBB COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

VS.

JAMES H. PIRILE

WARRANT NO. 14W10509

CHARGES: SIMPLE BATTERY -
INSULT - PROVOKE, SIMPLE BATTERY -
PHYSICAL HARM

MOTION FOR PROBABLE CAUSE

HEARING

COMES NOW DEFENDANT JAMES H. PIRILE, AND FILES
MOTION FOR PROBABLE CAUSE HEARING. DEFENDANT IS ENTITLED
TO SAID HEARING IS CURRENTLY NOT CREDIT FOR TIME SERVED PROPERLY,
AND IN AGREEMENT TO PLEADING.

REQUESTED THIS 23RD DAY OF JULY, 2015

JAMES H. PIRILE

P.O. BOX 100110

MARIETTA, GA 30061

WISI RULE

A MOTION HAVING BEEN FILED IN THE ABOVE STYLED CASE, LET THE
DISTRICT ATTORNEY OF COBB COUNTY SHOW BEFORE THE COURT ON
THE ___ DAY OF _____, 2015, AT _____ IN THE PUBLIC
SAFETY BUILDING, 32 WADDELL STREET, MARIETTA, GEORGIA WITH
THE PRAYERS OF THE DEFENDANT SHOULD ALSO BE GRANTED.

IN THE SUPERIOR COURT OF COBB COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

VS.

Docket No. 06-9-1902-53

JAMES H. FIRTE

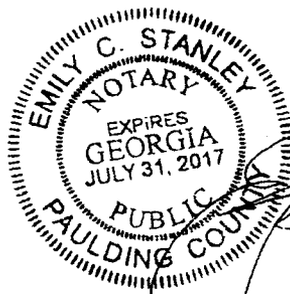
CERTIFICATE OF SERVICE

I, JAMES H. FIRTE, do swear that on this date, July 23, 2015 have served a copy of same motion to withdraw guilty plea with first-class postage prepaid, or by hand delivery to COBB COUNTY District ATTORNEY OFFICE Vic Reynolds 70 HAWKES STREET MARIETTA, GEORGIA 30090

signed this 23 day of July, 2015

Notary

James H. Firtle
SIGNATURE



[Signature] 7/23/15

WHEREFORE, DEFENDANT PRAYS MOTION
TO WITHDRAWAL GUILTY PLEA BE GRANTED.

^C
COLLUSION

THE MOTION TO WITHDRAWAL GUILTY PLEA BE GRANTED.

RESPECTFULLY SUBMITTED,

DATE: July 23, 2015

NOTARY



[Signature] 7/23/15

[Signature]
Aimee Ruth

vs.

James Harold Pirtle

Citation/Warrant No: 14W10509
CRIMINAL ACTION NO. 14M6055
OTN 88397482994

- O 1. Family Violence / Battery
- F 2. Battery
- E 3. Simple Battery - insult / provoke
- N 4. Simple Battery - physical harm
- S 5. 911 obstruction
- S 6.

Plea Negotiated
 Guilty on
 Count(s) _____
 Nolo Contendere on
 Count(s) _____

Trial
 Jury
 Non-Jury

Verdict
 Guilty on 34
 Count(s) _____
 Not Guilty on
 Count(s) 12 5 - directed verdict -

Other Disposition
 Nolle Prosequi Order on
 Count (s) _____
 Merge on Count(s) _____

WHEREAS the above-named defendant has been found guilty of the above-stated offense(s), WHEREUPON, it is ordered and adjudged by the Court that the said defendant is hereby sentenced to confinement for a period of 12m months/days in the Cobb County Jail, or such other place as Cobb County may provide for maintenance of county inmates.

IT IS FURTHER ORDERED that the defendant pay a fine of \$ 0 plus all applicable surcharges and pay restitution (Circuit Defender) (publishing) of \$ 5000 Circuit Defender restitution waived per OCGA § 15-21A-6(c)

HOWEVER, it is further ordered by the Court that upon service of _____ months/days of the above sentence, the remainder _____ months/days may be served on probation/suspended PROVIDED that the said defendant complies with the following general and special conditions herein imposed as part of this sentence. _____ months/days of this sentence is high and aggravated misdemeanor jail time.

As a condition of probation, defendant is to report to the Cobb County Adult Detention Center at _____ a.m./p.m. on the _____ day of _____, 20____ for service of custody time Report to probation in person within _____ days of release Give Credit for time served Release on time served

GENERAL CONDITIONS OF PROBATION SUSPENDED SENTENCE

The defendant having been granted the privilege of serving all or part of the above-stated sentence on probation, hereby is sentenced to the following general conditions of probation:

- 1) Do not violate the criminal laws of any governmental unit.
- 2) Avoid injurious and vicious habits - especially alcoholic intoxication and narcotics and other dangerous drugs unless prescribed lawfully.
- 3) Avoid persons or places of disreputable or harmful character.
- 4) Report to the Probation/Suspension supervisor as directed and permit such Supervisor to visit you at home or elsewhere.
- 5) Work faithfully at suitable employment insofar as may be possible. 6) Support your legal dependents to the best of your ability.
- 7) Do not change your present place of abode, move outside the jurisdiction of the Court, or leave the State for any period of time without prior permission from Probation/Suspension Supervisor.

SPECIAL CONDITIONS OF PROBATION SUSPENDED SENTENCE

- 1) ATTEND within _____ days: Risk Reduction Defensive Driving School Theft & Shoplifting Offenders Program Victim Impact Panel
- 2) Evaluate and treat as needed for (anger/violence) (alcohol/drug dependency) (deviant behavior) See Addendum A. Evaluate within _____ days
- 3) Pay fines (restitution) (surcharges) by _____; in Equal Monthly Installments over first _____ months. Restitution/fines to be paid first
- 4) Provide _____ (hours/days community service) within _____ months; _____ (weekends CSA) to be scheduled by Sentence Enforcement Unit
- 5) Pay probation supervisory / suspension fee of \$ _____ per month Undue hardship found
- 6) Avoid any (violence) (contact) (entry) with (into) _____
- 7) Probation/suspended sentence may/shall terminate upon complete payment and completion of all special conditions (after _____ months)
- 8) Do not drink any alcohol or take any drugs without a prescription 9) Submit to random alcohol & drug testing at defendant's expense
- 10) Probation shall become non-reporting, without fees, upon completion of all special conditions if the defendant has not violated probation (after _____ months)
- 11) Enroll in 24-week Family Violence Intervention Program within _____ days and successfully complete program
- 12) Report on time to the Adult Detention Center. 13) May report to probation by phone or mail, if in compliance with probation conditions.
- 14) Comply with: License Plate Surrender Order Conditions of in-home confinement

NOTICE TO DEFENDANT: You have been convicted of a "misdemeanor crime of domestic violence" as defined by 18 USC § 921 by virtue of your relationship to the victim as _____. Pursuant to 18 USC § 922(g)(9) Federal Law prohibits you from possessing firearms or ammunition. Conviction is to be published in the legal organ of your county of residence. Defendant has been served with notice of license suspension. Subject to periodic Criminal History/Driver's License checks

It is the further order of the Court, and the defendant is hereby advised that the Court may, at any time, revoke any conditions of this Probation/Suspended Sentence and/or discharge the defendant from Probation/Suspended Sentence. The defendant shall be subject to arrest for violation of any condition of Probation/Suspended Sentence herein granted. If such Probation/Suspended Sentence is revoked, the Court may order the execution of the Sentence which was originally imposed or any portion thereof in the manner provided by law after deducting there from the amount of time the defendant has served on Probation/Suspended Sentence.

The defendant was represented by the Honorable Jeff Grable Attorney at Law (Retained) (Appointed)

SO ORDERED this 16 day of June, 2015

Copy received and conditions acknowledged: _____
 Defendant _____
 _____ JUDGE, State Court of Cobb County

Reported by S. Goldfarb
 Bar # _____

DEPUTY Dudley 578
 Interpreter: _____

Solicitor General (Assistant) Bar # _____ DATE 06/16/15 (Certified) (Registered)

Deputy Clerk S. Sautter
 Filed in Open Court, This 16 day of June, 2015
 TERM, 2015

221510

IN THE SUPERIOR COURT OF COBB COUNTY
STATE OF GEORGIA

THE STATE OF GEORGIA

VS.

James H. Pittle

Docket # 06-1902-53
GDC# 541588
DOB 7-26-61
Sex: M Race: B
Current Location of Inmate: CCAD

REVOCATION/CONSENT ORDER

There being no contest as to the issues of the fact of law, that the Defendant has violated the conditions of probation as ordered by this Court; and the offender consenting to the facts contained below, this Court finds as follows:

(1)

Defendant was sentenced in accordance with the law on the 13 day of Dec, 2006 and was placed on probation for the offense of Riot for a term of 20yrs (some 7, probate 13)
in a Penal Institution

JUL 16 2015

The Defendant admits the following allegations and waives his/her right to a revocation hearing on the issues contained in the petition for Revocation of Probation. The Court finds by a preponderance of the evidence that the Defendant has failed to comply with the terms of his/her probation as follows:

- Failed to report as directed.
- In arrears on fine \$____, fee \$____, restitution \$____.
- Moved without notifying probation officer or left the state without permission.
- Failed to avoid injurious and vicious habits, especially alcohol intoxication and/or narcotics or dangerous drugs.
- Failed to complete or provide proof of completing drug and alcohol and/or anger and violence evaluation.
- Other: _____

Committed the offense(s) of (included in the warrant/petition): On probation (1-28-11) the defendant committed the offenses of Battery Visible Harm (F), All Obstruction or Hindering Persons Making Emergency Phone Call (C) in Cobb Co

Committed the offense(s) of (not included in the warrant/petition): _____

Admits the allegations contained in the Petition for Revocation of Probation.

FILED IN COURT
THIS 21st 2015
AT _____ AM
REBECCA KEATON
CLERK SUPERIOR COURT
COBB COUNTY, GEORGIA

Revocation # _____

" NEVER WERE
CHARGED WITH AN FELONY
SEE: FINAL DISPOSITION;
AND WAS ACQUITTED
ALL OBSTRUCTION/HINDERING
PERSON MAKING EMERGENCY
PHONE CALL



Notification of Sentence

To: PIRTLE, JAMES SOID: 221370 Location: M-6
 From: Colonel Prince
 Re: Notification for Sentenced Inmates
 Date: July 16, 2015

Please allow this memo to serve as notification of your sentence(s) as imposed by Judge LEONARD
 on 7/16/15. You have been sentenced to serve 12 MONTHS in confinement.

- Your release date and time is: _____
- You will remain in this facility until bed space is available: _____

The following terms and conditions of your sentence are applicable as selected (X) below:

In accordance with Ga. Code Section §42-5-51(b), when convicted of a new felony offense or a violation of felony probation, you shall serve your time in the custody of the Department of Corrections. The Department of Corrections officials will contact us when they are prepared to accept you into the State prison system. **The Department of Corrections shall compute your actual date of release via parole.**

In accordance with Ga. Code Section §42-5-51(b), when convicted of a new felony offense or a violation of felony probation, you shall serve your time in the custody of the Department of Corrections. However, the sentencing Judge recommended you to the Work Release / Deployment Facility Program and you have been accepted. You are eligible for earned time (2 days credited towards your release for each 1 day served in custody) by remaining compliant to all facility rules and direct orders given by detention staff during your stay. Any documented violations, for which you are found guilty, may result in denial of any future earned time.

Minimum release date: _____ Maximum release date: _____

In accordance with Ga. Code Section §42-4-7, when convicted of a misdemeanor, you shall serve your time in the Cobb County Jail. You may be eligible for earned time (2 days credited towards your release for each 1 day served in custody) by remaining compliant to all facility rules and direct orders given by detention staff during your stay. Any documented violations, for which you are found guilty, may result in the denial of any future earned time. You **ARE / ARE NOT / PENDING APPROVAL** eligible for placement as an inmate worker; refusal to work in this capacity, when approved, shall result in non-accrual of earned time in which case you shall be released on the maximum release date.

Minimum release date: _____ Maximum release date: _____

In accordance with Ga. Code Section §17-10-4, when convicted of a high and aggravated misdemeanor, you shall serve your time in the Cobb County Jail. You may be eligible for earned time (4 days credited towards your release date for every 30 days served in custody) by remaining compliant to all facility rules and direct orders given by detention staff during your stay. Any documented violations, for which you are found guilty, may result in the denial of any future earned time. You **ARE / ARE NOT / PENDING APPROVAL** eligible for placement as an inmate worker; refusal to work in this capacity, when approved, shall result in non-accrual of earned time in which case you shall be released on the maximum release date.

Minimum release date: _____ Maximum release date: _____

(3)

There being sufficient evidence of the Defendants failure to comply with the terms of this probated sentence, it is therefore ORDERED AND ADJUDGED that the probation provisions in said original sentence be REVOKED in accordance with the law, and;

The Defendant is hereby required to serve:

12 months

CTS 11/28/14

at such place as the Director of Corrections or the Sheriff of Cobb County shall direct, or as otherwise specified in this order: The Court determines that the Defendant does not meet the criteria for incarceration alternatives.

Upon service of this sentence of confinement the Defendant shall be reinstated on probation with all original terms and conditions in full force and effect as special conditions. Any probation fee arrearage is suspended. In addition the Defendant shall: Report to Probation Supervisor in person within 48 hours of release.

Upon service of this sentence of confinement, the balance of the sentence shall be suspended and the Defendant shall have no further obligation to the Court in this case.

The Defendant is hereby reinstated on probation with all original terms and conditions in full force and effect as special conditions. The Defendant is to serve _____ in the Probation Detention Center / Probation Boot Camp / Probation Residential Substance Abuse Treatment Center / Probation Integrated Treatment Program. Any probation fee arrearage is suspended. Report to Probation Supervisor in person within 48 hours of release.

The Defendant is hereby reinstated on probation with all original terms and conditions in full force and effect as special conditions. Any probation fee arrearage is suspended. In addition the Defendant shall: Report to Probation Supervisor in person within 48 hours of release.

The running of his/her sentence is hereby reinstated and his/her sentence is extended by _____ year(s), _____ month(s) and _____ day(s), which was the amount of time tolled.

The Defendant's First Offender Status is to remain in effect.

The Defendant is to remain in custody until bedspace is available.

The Defendant shall not consume alcoholic beverages, and not use narcotics or dangerous drugs unless lawfully prescribed, not associate with anyone who uses or possesses illegal drugs, not occupy any residence or vehicle where alcohol or illegal drugs are present, not consume alcohol and operate a motor vehicle, and not go to establishments that serve alcohol.

By signing the Consent below, the Defendant waives the right to an attorney in this case and agrees to the disposition above.

SO ORDERED, this 16 day of July, 2015

[Signature]
Honorable
Judge, Cobb Superior Court

Consented to and attorney waived by:

Presented by:

[Signature]
Assistant District Attorney

[Signature]
Defendant,

[Signature]
Probation Officer

[Signature]
Attorney for the Defendant

GD: 541588

SOID: 221370

TYPE: To Sentencing Judge

REVOCAION: 3

WARRANT FOR ARREST OF PROBATIONER AND PETITION FOR REVOCATION/MODIFICATION OF PROBATION

STATE OF GEORGIA

BLUE VOP

COUNTY OF: Cobb

DOCKET NO.: 06-9-1902-53

RECEIVED
K.D.

Vs

James Harold Pirtle

NOW COMES Sid Williams, Probation Officer II, in the name and behalf of the State of Georgia, and brings this action against James Harold Pirtle, hereinafter called the probationer, and shows that the probationer was sentenced on 12/13/2006 by the Court for the offense(s) of Mutiny In Penal Institution and was given a sentence to include probation, the conditions of which are fully set forth in the original sentence.

The probationer has violated the following terms and conditions of probation:

Condition 1: Do not violate the Criminal Laws of any Governmental Unit. Cond. 5: Work faithfully at suitable employment insofar as may be possible. Special Condition: Pay \$300.00 toward fine/restiution/surcharge within 45 days of release. Other Condition: Pay Court Ordered monies.

Probationer is charged with violation of these conditions, in willful disregard of a Court Order, specifically as follows:

On or about 11/28/14 the Defendant committed the following Criminal Acts: Battery, Visible Harm(M), 911 Obstruction, In Cobb County, GA. Defendant was Ordered at Revocation on 10/14/14 to pay \$300.00 toward Court Ordered monies within 45 days of release. Released 10/23/14 to pay by 12/7/14. Defendant has made no payment to date. Defendant is \$64.00 in arrears on Probation Supervision fee. Defendant has failed to obtain suitable employment or provide verification of same.

The State of Georgia prays that a copy of this document be served on the probationer upon arrest, and that the probationer be directed to appear before this Court to show cause why probation should not be modified or revoked.

This 18th day of December, 2014

Sid Williams, II

Cobb Judicial Circuit

Sworn to and subscribed before me this 18th day of December, 2014

Freida Krieger
Notary Public
Cobb County, Georgia
My Comm. Expires
12/31/2015

TO THE SHERIFF OF THE ABOVE NAMED COUNTY OR OTHER LAW ENFORCEMENT OFFICER OF THE COUNTY OF COBB, GA. Under authority of the Georgia Statewide Probation Act you are hereby Commanded to take the body of:

NAME: James Harold Pirtle ADDRESS: 46 Lucia Drive SE Smyrna, Ga 30082

EMPLOYER: Unemployed -- IN CUSTODY CCADC

and safely keep him/her until he/she may be returned to this Court on a day and time to be fixed after arrest, there to show cause before me why said probation should not be revoked or modified for violation of the preceding general and/or special conditions of probation. It is also ORDERED that the probationer, upon arrest, be served with a copy of this Order by the Cobb County Sheriff's Department, with proper documentation of service on the reverse side specifying the date and time for said hearing.

Issued this 18 day of Dec. 2014

Honorable Robert D. Leonard II #53
Clerk of Court, Cobb County

COBB COUNTY
CLERK OF COURT
2014 DEC 18 PM 3:24

NEVER VIOLATED THE CONDITIONS APPosed. NEVER COMMITTED A NEW FELONY OFFENSE AS APPosed TO GA CODE SECTION § 42-5-51(b)
TO PETITION, WARRANT FOR ARREST.