



COURT OF APPEALS OF GEORGIA

February 5, 2015

To: Mr. Mike Redford, Jr., Unit 3-C-3, Douglas County Jail, 8472 Earl D. Lee Boulevard,
Douglasville, Georgia 30134

RE: **A15D0221. Mike Jethro Azubike Redford v. The State**

REQUEST FOR COPIES

- Your request for a copy of the Enumeration of Errors in the above appeal was received in this Court but no check or money order accompanied the request.

Your pauper status does not excuse you from the copy fees in this Court. Copies are \$1.50 per page. The Court of Appeals of Georgia is not subject to the Open Records Act. Your request will be processed and sent to you by return mail.

Court of Appeals of Georgia
47 Trinity Avenue, S.W. • Suite 550
Atlanta, Georgia 30334

REQUEST FOR FORMS

- This Court does not have the forms you requested.

COURT RULES

- In accordance with this Court's rules, the exhibits you requested be filed in A15D0156, are past the 30-days. Please see Rule 31(j). The attachments are being returned to you.

APPOINTMENT OF COUNSEL

- You should direct an inquiry concerning appointment of counsel to the trial court from which you are appealing. This Court cannot appoint counsel for you.

MIKE REDFORD, SC
MAKE \$6 check payable
to "CLERK OF COURT OF APPEALS OF
GEORGIA"

A1500221

MIKE JETHRO AZUBIKE READER V. THE STATE

4 PAGES

"ENUMERATION OF ERROR
UNCONSTITUTIONAL STATUTE"

I NEED ONLY

4 PAGES

\$6.00



COURT OF APPEALS OF GEORGIA

January 21, 2015

To: Mr. Mike Redford, Jr., Unit 3-C-3, Douglas County Jail, 8472 Earl D. Lee Boulevard,
Douglasville, Georgia 30134

RE: A15D0221. Mike Jethro Azubike Redford v. The State

REQUEST FOR COPIES

- Please send your check or money order to the following address specifying exactly what copies you want to be sent to you. Copies are \$1.50 per page. Your pauper status does not excuse you from the copy fees in this Court. The Court of Appeals of Georgia is not subject to the Open Records Act. Your request will be processed and sent to you by return mail.

Court of Appeals of Georgia
47 Trinity Avenue, S.W. • Suite 550
Atlanta, Georgia 30334

REQUEST FOR FORMS

- This Court does not have the forms you requested.

COURT RULES

- A copy of the Rules of the Court of Appeals of Georgia has been enclosed for your review.

APPOINTMENT OF COUNSEL

- You should direct an inquiry concerning appointment of counsel to the trial court from which you are appealing. This Court cannot appoint counsel for you.

RE: A15A00156 MIKE IETHRO AZUBIKE REDFORD V. STATE

APPENDIX "B"

FILE THESE

RECEIVED IN OFFICE
2018 FEB 23 PM 3:12
RECORDS & ADMINISTRATION
COURT REPORTERS

A15A0156

COPY

FILED

JAN 15 2015

Tammy M. Howard, Clerk
Superior & State Court
Douglas County, GA

MIKE REDFORD
UNIT 3-C-3
DOUGLAS COUNTY JAIL
8472 EARL D. LEE BLVD
DOUGLASVILLE, GA. 30134
1/8/15

RE: DEFENDANT INDIGENT TRANSCRIPTS REQUEST - 13CV01566 AND 14CR243

HONORABLE ROBERT J. JAMES
DOUGLAS COUNTY COURTHOUSE
8700 HOSPITAL DR.
DOUGLASVILLE, GA. 30134

Dear Honorable James;

In order to effectuate interlocutory appeals it is the responsibility of the state and the trial court to provide indigent defendant with the transcripts in criminal case including any pertinent civil case transcript. In *Griffin v. Illinois*, 351 U.S. 12, 76 S. Ct. 585, 100 L. Ed. 891 (1956) and under the Equal Protection clause as well as the Due Process clause the "state may not deny a free transcript to an indigent, where the transcript is necessary for a direct appeal." In "First Motion for Evidence Discovery" filed by defendant in pursuant to Georgia O.C.G.A. 17-16-1, 17-16-2 ET. SEQ. on April 08, 2014 it was requested that the state continuously provide him with each hearing transcripts. Indigence is not prerequisite to Georgia discovery law. state and the trial court is hereby asked to provide defendant with application form or conduct determination of 11 months incarcerated defendant and qualify him as indigent. see on record defendant's "Motion to compel discovery" filed Oct. 30, 2014 in pursuant to O.C.G.A. 9-11-3 and uniform superior court 6-4. *Owens v. State*, 233 Ga. 869, 871(2), 214 S.E.2d 173 (1975). These are the list of transcripts to be provide to the court of Appeals of Georgia and defendant: July 2, 2013 TPO Hearing - 13CV01566; August 27, 2014 - 14CR243; October 22, 2014 - 14CR243; November 15, 2014 - 14CR243; November 29, 2014 - 14CR243

Yours Sincerely
MIKE Redford, ID, JSO

cc: MS. Anna Vaughan, ADA

cc: MS. Tammy M. Howard - superior court clerk

AB 00136

**Kyle L. Thomas, CCR-CM
Douglas Superior Court
8700 Hospital Drive
Douglasville, Georgia 30134
(770) 920-7334**

Mike Redford
Unit 3-C3
Douglas County Jail
8472 Earl D. Lee Boulevard
Douglasville, Georgia 30134

January 15, 2015

Re: Case No. 13-CV-01566; Case No. 14-CR-243

Mr. Redford,

I have received your letters requesting transcripts in your criminal case as well as your civil case.

As I have related to you several times in person in the courtroom, if you are declared indigent by the Court, you are entitled to a free copy of your transcripts in your criminal case. There is paperwork you need to fill out and submit to me to that effect. I have gone ahead, however, and sent you the transcript from August 27, 2014 in the meantime.

The County will not pay me for preparation of transcripts in civil cases. As I have stated before, I will need a \$150 deposit to prepare the TPO hearing transcript that you have requested, with the balance due upon completion. I did receive a call from a friend of yours named Cero, I believe, who indicated that he would try to mail me the payment. As soon as I receive payment, I will begin working on the transcript.

Your letter also requests that I file transcripts with the Court of Appeals and the Georgia Supreme Court. I do not file transcripts with these courts. You will have to arrange your own filings with them.

Sincerely,



Kyle L. Thomas, CCR-CM
Official Court Reporter
Douglas Superior Court

cc: Clerk of Superior Court
Judge Robert J. James

Douglas County District Attorney's Office

A1520156

MEMORANDUM

To: Mike Redford (14cr00243)
From: The Office of Chief Judge Robert James
Re: Your letter
Date: January 15, 2015

This memorandum is in response to your letter postmarked January 12, 2015. For the following reasons your letter will not be considered by the judge:

Acting as your own attorney, you are responsible for initiating through proper channels and through authorized methods to have a determination made as to whether you are indigent or not. Unless it is determined that you are indigent, you are responsible for making arrangements to the satisfaction of the court reporter for payment of the transcripts. Arrangements may include advance payment.