

**COURT OF APPEALS OF GEORGIA**  
**DOCUMENT RETURN NOTICE FOR BRIEFS OR MOTIONS**

**Date: January 23, 2015**

**To:** Mr. Edward Tyrone Ridley, GDC570139 L4-107-B, Johnson State Prison, Post Office Box 344,  
Wrightsville, Georgia 31096

**Docket Number:** A14A1879      **Style:** Edward Ridley v. The State

Your document(s) is (are) being returned for the following reason(s).

1.  Your Appellant's Brief, was not accompanied by the statutory filing fee (\$300.00 civil; \$80.00 criminal \*Effective July 1, 2009) or a sufficient pauper's affidavit. OCGA§5-6-4 and Rule **Your pauper's affidavit should be notarized by a notary public.**
2.  A Request for Oral Argument must be filed as a separate document. Rule 28 (a) (3)
3.  Your document(s) was (were) not signed by counsel (No signatures with expressed permission are permitted). Rule 1 (a)
4.  An improper Certificate of Service accompanied your document(s). Rule 6
5.  Your Certificate of Service must include the complete name and mailing address of each opposing party. Rules 1(a) and 6. You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.
6.  There were an insufficient number of copies of your document. Rule 6.
7.  Your document exceeds page limits. Rules 24 (f) and 27 (a)
8.  Your document was submitted without permission to file (supplemental brief or second motion for reconsideration). Rules 27 (a) and 37 (d)
9.  Letter briefs and letter cites are not permitted. Rule 27 (b)
10.  Your request for court action must be submitted in motion form. Rule 41 (a)
11.  Your motions were submitted in an improper form (joint, compound or alternative motions in one document). Rule 41 (b)
12.  Type was on both sides of the paper; type font was smaller than 10 characters per inch; and/or the type was not double-spaced. Rules 1(c), 37(a) and 41(b).
13.  The pages were not sequentially numbered with arabic numerals. Rule 24 (e)
14.  Case and/or record citations were not made in the proper form. Rules 24 (d) and 25 (c) (2)
15.  Margins were too small or paper size incorrect. Rules 1(c), 24(c), 37 (a) and 41(b)
16.  Your document(s) was (were) not securely bound at the top with staples or round head fasteners. Rule 1 (c)
17.  ~~The Motion to Supplement has not been granted.~~
18.  Other: **Please see Court of Appeals Rule 24(g) Attachments and Exhibits. Effective 1/21/15.**

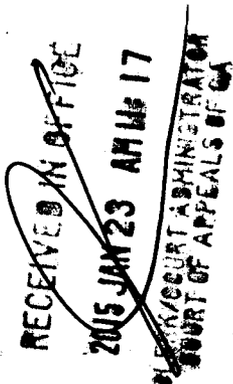
COURT OF APPEALS, STATE OF GEORGIA

RIDLEY V. THE STATE, CASE NO. A14A 1879

Clerk

I, would like to submit this Brief as a Exhibit where I filed with this Court as a Exhibit where Crisp denied motion and I filed timely Notice of appeal where they refuse also to answer, I want this as a paper trail for their illegal actions in my immediate case in violation of both the United States Constitution, Georgia Constitution and Florida Constitution. That have and continue to violate my right to Due Process and Free of cruel and unusual punishment. I attempted to file in Bay Co Fla. to withdraw my Fla Plea or Enforce it they refuse say that is civil not criminal, I was barred by Judge DeDoe Costello Jan. 30, 1998 from filing civil actions or filing in case 95-2844 without a lawyer who's barred in Fla. see Fla. records. This is for Judges to review. The state have received their copies Executed this 16th day of January 2015.

Sincerely  
Mr. Edward Tyrone Ridley 570139  
Mr. Edward Tyrone Ridley 570139  
Shalson S.P.  
P.O. Box 344  
Wrightsville, Ga. 31096



~~Dear Mr. [unclear]~~  
~~Case No. [unclear]~~  
~~[unclear]~~

IN THE COURT OF APPEALS, STATE OF GEORGIA

EDWARD TYRONE RIDLEY

Appellant.

CASE NO. From denial of Emergency Permanent Injunction,  
D.C.G.A. 17-9-4, Rule 33.10 denied October 31st 2014.  
CAN be consolidated with A14A1879 if necessary  
by Court.

V.

STATE OF GEORGIA

Appellee.

BRIEF / can use this and  
Amended Brief filed in case A14A1879

RECEIVED IN OFFICE  
2014 DEC -1 AMN: 18  
CLERK/COURT ADMINISTRATOR  
COURT OF APPEALS OF GA

Mr. Edward Tyrone Ridley 570139  
Mr. Edward Tyrone Ridley, 570139  
Johnson State Prison  
P.O. Box 344

Wrightsville, Ga. 31096

Notary

GEORGIA COURT OF APPEALS, STATE OF GEORGIA

RIDLEY V. THE STATE, A14A1879

EMERGENCY MOTION FOR EMERGENCY INJUNCTION  
T.R.O, NEWLY DISCOVERED EVIDENCE, FLORIDA  
STATUTE 943.0435 S. 800.04(5)

petitioner, pro se, respectfully moves this Honorable Court pursuant to the Rules of Appellate and Post-Conviction Procedures to Issue a Emergency Injunction T.R.O. for Newly discovered Evidence Florida Statute 943.0435 s. 800.04(5) for grounds below:

(1) Ridley first time hearing of Fla. Oct. 1, 1997 Sanction 943.0435 s. 800.04(5) was on July 25, 2014; well after his illegal plea on Nov. 18, 2013 and around 2005 that ran concurrent with case OHR-126;

(2) 943.0435 s. 800.04(5) was not contemplated on July 29, 1996 when Ridley entered into his Contract; it was not in effect;

(3) Crisp Co. Georgia, Bay Co. Fla; Fla. Dept. of correct. cons never notified Ridley of 943.0435 s. 800.04 to date or not in non of Crisp records that the advised Ridley of Fla 10/1/97 sanction, have anything in writing that Ridley had a fair warning in Fla before the Fla sentencing Judge, Judge Register to be classified as a S.O. before illegally placing Ridley under Fla 800.04(5) illegally as a child molestor, child sex offender, child violent sexual predator, when FDLE, Bay Co, Crisp Co, Fla D.O.C knew that Shannon Pope was a 20

Twenty year old Adult not a minor as section F.S. 943.0435, s. 800.04(5) or O.C.G.A. 42-1-12 (911A) required which have to date the effects of to kill a marking Bird, The scarlet letted dove with extreme vindictive malice.

(4) Ridley never went in Florida to be heard to a Megan Law hearing to determine had Ridley been previously been convicted of any prior F.S. 800.04 (5) before placing Ridley under F.S. 943.0435, who FDCE conspired with Crisp Co Detective Denise Youngblood, TAMARA SEARS to illegally place Ridley under 42-1-12 without a due process hearing corruptly,

### Relief

Issue Emergency Injunction to Refrain State of Georgia, Florida, ALABAMA, FILE, COBI from forcing Ridley to 42-1-12 or 943.0435 s. 800.04(5), where Ridley on 7/29/96 was only required to provide UNA to FILE only.

Issue a Injunction that FORCE Everyone under the jurisdiction of this Court and 11th Cir. Court of Appeals to Abide by Ridley July 29, 1996 Contract where he received fine served from Dec. 12, 1995 to July 29, 1996 made his conviction on 12/12/95 not 7/29/96

or Issue a Emergency Injunction or Order that Demand Fla Bay Co. to withdraw Ridley 7/29/96 Contract and allow him to proceed on to Trial under 20 Felony only not 30 F. for Breach of Contract. Ridley previously attempted to withdraw his Fla Bay Co. denial said was civil and was illegally barred from filing civil motions without Fla Lawyer attempted to have public defenders Floyd Griffith, Douglas White, Herman

D. Laramore to represent Ridley refused said case to old over phone conversations and letter.

Issue A Order Granting Ridley Immediate Emergency Release From State Custody.

Grant Recurance Bonds in Both Bay Co. Fla. And Crisp Co. Ga if Fla. Plea withdrawn.

Have filed motions in Crisp to withdraw for newly discovered Evidence 943-0435 to no avail to date of this motion where Ridley illegally was sentenced around 2005 and 11/18/13 without a fair warning in Fla. or going first before Fla. sentencing Judge to be classified. Ridley was not on Parole, Probation, controlled release.

As this Court have Rule Brown v. State that A Plea is a Contract. 943-0435. Was not pronounced on 7/29/96 Fla. Case No 95-2844 or around 2005 and concurrent with 042-126 and ~~042~~ 132-149 to date or was not advised by Court, DA, ineffective Counselors, there is no record that Ridley had been correctly notified of the Fla. Oct. 1, 1997 sanction.

Ridley was convicted by Crisp Co. Ga that on 7/29/96 Bay Co. Ridley was required to 42-1-12 on that date that make both illegal conviction and punishment illegal the Fla. sanction was on October 1, 1997 not July 29, 1996.

Filed in good-faith

Executed this 18th day of January 2015

Respectfully Submitted  
Mr. Edward Turner Ridley 520139  
Mr. Edward Turner Ridley 520139  
Johnson S.P.  
P.O. Box 344  
Wrightsville Ga 31096

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\*CERTIFICATE OF SERVICE\*

This is to certify that I have this day served a true and correct copy of the foregoing document(s) upon the below listed person(s), by depositing a copy of same in the United States Mail, in a properly addressed envelope with adequate postage thereon to ensure it reaches its destination.

This 15th day of January, 2015

PERSON(S) SERVED:

1s/ Bradford Righy  
1s/ Assistant District Attorney  
Crisp Co Courthouse  
510 N. 7th St.  
P.O. Box 5510  
Cordele, GA. 31015-

# GEORGIA COURT OF APPEALS

IN THE SUPERIOR COURT OF \_\_\_\_\_ COUNTY

STATE OF GEORGIA

Edward T. Ridley Pro-Se  
Plaintiff

VS.

Type of Action  
Civil Action No. A14A1879

STATE OF GA  
Defendant

## RULE NISI

The foregoing \_\_\_\_\_ having been read and considered,  
let the same be filed and served on the \_\_\_\_\_ as provided by law.

The \_\_\_\_\_ is hereby ordered to be and appear and show cause before me, at  
the Superior Court of \_\_\_\_\_ County, Georgia, at \_\_\_\_\_ .m., on the  
\_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, why the prayers of the \_\_\_\_\_ should  
not be granted.

This \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Judge, Superior Court of \_\_\_\_\_ County

Exhibit  
A. Make copies  
Share to motions plz.  
Sabrena. Send me 6 copies  
of this plz.



OFFICE OF  
HERMAN D. LARAMORE  
PUBLIC DEFENDER  
FOURTEENTH JUDICIAL CIRCUIT

Received  
July 25, 2014  
3:30 p.m.

H. MARK SIMS  
DEPUTY PUBLIC DEFENDER

M. DOUGLAS WHITE  
H. GUY GREEN  
CHIEF ASSISTANT PUBLIC DEFENDERS

KIMBERLY D. JEWELL  
CHIEF, CAPITAL DIVISION

PLEASE REPLY TO:

FLOYD A. GRIFFITH  
Assistant Public Defender  
Fourteenth Judicial Circuit  
1293 Jackson Avenue  
Building 300, Suite B  
Chipley, Florida 32428  
(850) 638-6000  
Florida Bar No. 0359564

July 21, 2014

Edward Ridley#570139, K-2-209-B  
Smith State Prison  
P. O. Box 726  
Glennville, GA 30727

Re: Closed Bay County Case

Dear Mr. Ridley:

I have received your mostly blank form, Petition for Writ of Mandamus, and I am returning it to you because our office has not been appointed to represent you to obtain a Writ of Mandamus.

I also received your Freedom of Information Request in which you ask for a copy of any amended orders after July 29, 1996, requiring you to register in Florida(as a sex offender). I am not aware of any amended orders requiring you to register as a sex offender. When you entered your plea and the judge sentenced you, you were not required to register as a sex offender. I think Doug White has provided copies of your plea and sentence to you.

The next year, 1997, the Florida Legislature created *Section 943.0435, Florida Statutes, in chapter 97-299*. I enclose a copy of part of the Title of *Chapter 97.299 and Section 843.0435, Florida Statutes*, for your information. The reason that you are required to register as a sex offender is that you were "released on or after October 1, 1997, from the sanction (sentence) imposed for any conviction." It does not matter when you pled or when you were sentenced.

You and I could not have predicted that the Florida Legislature would pass a law after you pled and were sentenced, that would require you to register as a sex offender, but they did. There is nothing I can do to change that.

Sincerely,

  
Floyd A. Griffith  
Assistant Public Defender

FG/lkh  
encl.  
copy provided to:  
Doug White