

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

March 26, 2015

To: Mr. Ronnie Sanks, GDC303556, 300-C, Jenkins Correctional Center, 3404 Rent Farm Road, Millen, Georgia 30412

Docket Number: A15A1353

Style: Ronnie Sanks 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 5 **Please be advised that 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. **No Certificate of Service accompanied your document(s). Rule 6**
5. Your Certificate of Service did not 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: _____

For Additional information, please go to the Court's website at: www.gaappeals.us

In the Appeals Court for the State of Georgia
Rennie Sarks

✓
State

RECEIVED IN OFFICE
2015 MAR 26 PM 2:43
CLERK OF SUPERIOR COURT OF APPEALS OF GA

A15A1353

Case # 2013F05142

Charges: Burglary

D.O.B: 6/7/61

SS #: 253-08-6241

Motion: Appellant's Brief (Enumeration of Error as part II)

Come now Rennie Sarks on his own behalf
in the above style motion

First of all and furthermore I received
ineffective assistance of counsel at my plea
arrangement. A defendant entering a guilty
plea is entitled to effective assistance of
competent counsel see: McMann v Richardson, 397
US 759, 90 S. Ct 1441, 25 L. Ed 2d 763 (1970)

If defendant would have had effective
assistance counsel the results of the
proceeding would have been different SEE:
Strickland vs Washington, Supra, 466
US at 694, 104, S Ct 2052

Furthermore the guilty plea was
not fully understood, knowing or

Voluntary but rather was entered under duress, stress and anxiety. A guilty plea must be knowingly and voluntarily entered.

Due to ineffective Counsel the counsel induces me to plea guilty to 2 invalid and void sentences.

During the March term of 2013 in the superior Court of Coffee County, I was indicted on 2 counts of Theft by taking. On 1 theft by taking I received 0 to 7 on the other one I received 10 yrs probation, for a total of 20 to 7, then I received 20 to 7 on a Burglary charge running concurrent with the 2 theft by taking. but thro a motion I filed the sentence on the 2 theft by taking was void, because when several items are stolen as a continuous act, there can only be one conviction one sentence, so the 10 yrs probation got duped. leaving me with 10 to 7 instead of 20 to 7, but the

Burgary charge stay the same my
doubt is if I had had effective Counsel
the theif charge would have only been
10 to 7 from the start, so with the
Burgary charge resting on the 2 theif
charges, it should also go back to
10 to 7 instead of 20 to 7.

Relief requested:

on the theif charge I got 10 to 7 now
instead of 20 to 7.

I pray on this honorable court to reduce
the sentence to 10 to 7 on the Burgary
instead of 20 to 7 also

any relief the honorable court feels
is appropriate will be gladly appreciated.

Respectfully submitted this 20th day of March 2015

Arnie Smith
Defendant pro se
303556
3404 Kent Jam Rd
Milledgeville Ga 30442