

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

March 20, 2015

To: Mr. Kirkland Scott #690155, Baldwin State Prison, P. O. Box 218 Hardwick, GA 31034

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.

SCOTT, KIRKLAND
Plaintiff

690155
Inmate Number

Civil Action No. _____

Vs.

Nature of Action:

Georgia Department of Corrections
Douglas County Prison
Wayne County Jail
Defendant(s)

CIVIL ACTION LAWSUIT

RECEIVED IN THE
2015 MAR 16 PM 4:12
CLERK OF SUPERIOR COURT
FULTON COUNTY, GEORGIA

INMATE FORM FOR CIVIL ACTION

PART I: BACKGROUND

- Name and location of prison in which you are now confine: BALDWIN STATE PRISON
LOOLAND FARM ROAD HARDWICK, GEORGIA 31034
- Sentence you are now serving: 12 TO 30 YEARS CHILD MOLESTATION ENTICING
A CHILD FOR INDICENT PURPOSES & STATUTORY RAPE
4 TO 15 YEARS FOR AGGRAVATED ASSAULT
Name and location of court, which imposed sentence: DOUGLAS COUNTY COURT HOUSE,
DOUGLASVILLE, GEORGIA, DOUGHERTY JUDICIAL CIRCUIT ALBANY GEORGIA
Approximate date your sentence will be completed: 2045
- The indictment number or numbers (if known) upon which, and the offense or offenses for which sentence was imposed:
 - AGGRAVATED ASSAULT JUDGE S CAMP DOUGLAS COUNTY GA
 - CHILD MOLESTATION, ENTICING A CHILD FOR INDICENT PURPOSES &
STATUTORY RAPE BEFORE JUDGE WILLIE LOCKETT DOUGHERTY
 - JUDICIAL CIRCUIT ALBANY GEORGIA
- Give the approximate date which sentence was imposed and the terms of the sentence:
 - APRIL 9, 2004 PLEA BARGAIN TO SERVE 9 TO 15 YEARS FOR
AGGRAVATED ASSAULT CHARGE
 - APRIL 21, 2014 SENTENCED TO 12 TO 30 YEARS BY JUDGE,
WILLIE LOCKETT IN SUPERIOR COURT DOUGHERTY JUDICIAL CIRCUIT
 -

5. Check whether a finding of guilty was made after a plea of:
- Guilty Guilty but mentally ill
 Nolo Contendere Not Guilty
6. If you were found guilty after a plea of not guilty, check whether that finding was made by:
- A Jury A Judge without a Jury
7. Did you appeal from the judgement of conviction or the imposition of sentence?
- Yes No If your answer is "Yes", complete the following:
- a. The name of each court to which you appealed:
1. DOUGHERTY CO. JUDICIAL CIRCUIT
2. _____
3. _____
- b. The result in each such court to which you appealed:
1. DOUGLAS COUNTY SENTENCED TO 9 TO 15 YEARS
2. DOUGHERTY COUNTY SENTENCED TO 12 TO 30 YEARS
3. _____
- c. The approximate date of each such result:
1. April 4, 2004
2. April 21, 2014
3. _____
- d. If known, citations of any written opinion or orders entered pursuant to such results:
1. _____
2. _____
3. _____

PART II: OTHER LAWSUITS

8. OTHER THAN LAWSUITS ALREADY LISTED in questions 3 through 7, have you ever begun or are you now beginning other lawsuits in federal or state courts dealing with the same facts involved in this action or relating to your imprisonment?
- Yes No
9. If your answer to number 8 is "Yes" describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline for each lawsuit.)
- a. Parties to the previous lawsuit:
- Plaintiffs: _____

- Defendants: _____

- b. Court (If federal court, name the district. If state court, name the court and county):

- c. Docket Number: _____

- d. Name of judge to whom the case was assigned: SUSAN S CAMP, WILLIE LOCKETT
- e. Date on which you filed lawsuit: 1-9-15
- f. Date of disposition, if any, of lawsuit: FILED 1-9-15
- g. What was the lawsuit about? UNAUTHORIZED VIOLATION OF PROBATION NEGLIGENCE DEFAMATION OF CHARACTER FALSE IMPRISONMENT
- h. What was the outcome of the lawsuit? (For example, was the case dismissed? Was it appealed? Is it still pending?) STILL PENDING
- i. Citations, if known, to any written opinions or orders in the lawsuit: THE DOUGLAS COUNTY PROBATION OFFICE VIOLATE GEORGIA DEPARTMENT OF CORRECTION PLACED AN INTERSTATE WARRANT ON ME WHEN I WAS PUT ON THE BUS GOING TO DETROIT MICHIGAN CAUSE I HAD A WARRANT OUT FOR MY ARREST WHEN I GOT THERE

PART III: GRIEVANCE PROCEDURES

10. Is there a prisoner grievance procedure at the institution in which you are presently confined
 Yes No

11. If your answer to number 10 is "Yes", answer the following:

a. Did you present the facts relating to your complaint in the institution's prisoner grievance procedures? Yes No

b. If your answer to (a) above is "Yes"
 What steps did you take? I WROTE A REQUEST TO BE SWIMTESTED BY PRAA TO MS KAREN PRATT

What was the result? THEY HAD ME SIGN OFF ON A PRAA INCIDENT WITH MY MENTAL HEALTH COUNSELOR DR. SLOAN

c. If the answer to (a) above is "No", explain why not: _____

12. Tell what you have done, other than what you have described in question 11, to bring your complaints to the attention of prison officials. In so doing, give dates, places, and names of persons talked to: I'M WRITTING TO CAPT, SIKES ABOUT MY CASE AND FILING A GRIEVANCE I ALSO NOTIFIED MS DUCHEIN MY COUNSELOR ABOUT THE CHARGES I'M FALSELY CONVICTED OF AND MY APPEAL PROCESS I'M TRYING TO OBTAIN A CERTIFICATE OF INDIGENCY AN INFORMA PROPERAS FORMS I'VE BEEN IN TOUCH WITH MY APPEAL PUBLIC DEFENDER, MR. ICEVIN ARMSTRONG AND I WROTE THE INNOCENCE PROJECT, HUMAN RIGHTS ORGANIZATION, AND THE LIBRARY OF CONGRESS FOR THE FIRST LADY & MR PRESIDENT CORRESPONDENCE ADDRESS SO I CAN INFORM HER OF WHATS GOING ON

13. Names, approximate dates of entry and exit, and locations of all prisons and jails in which you have been incarcerated: Rutledge State Prison May 5, 2008 Immigration & Customs Canada May 6, 2008 Wayne County Jail Wayne Co Sheriffs May 6, 2008 Wayne County Jail Wayne Co Sheriffs Office May 6 2008 to Sept 6 2008 Released to the custody of Douglas County Sheriffs in transit overnight stay at Scotts Correctional Facility KY then
14. As to your present confinement, state: Douglas County Jail thru Jackson State Prison
Which part of the penitentiary or jail you are held in: HA-112-T Bldg with State Prison Kooland Farm Road P.O. Box 218 Hardwick Georgia 31039-0218

PART IV: STATEMENT OF CLAIMS

15. List the names and address of each plaintiff in this lawsuit: Georgia Department of Correction Douglas County Probation, Wayne County Jail, Albany Police Department, Dougherty County Prosecutors Office, Albany Probation Douglas Co Jail, Michigan Department of Correction Parole & Probation
16. List below for each defendant, the defendant's full name, official position, and place of employment. Attach additional paper if necessary.

<u>Full Name</u>	<u>Official Position</u>	<u>Place of Employment</u>
<u>Scott Kirkland</u>	<u>Senior Manager Mailroom</u>	<u>Prison</u>
<u>Morris, Kanisha</u>	<u>Student</u>	<u>High School</u>
<u>Audrea, Copeland</u>	<u>Housewife</u>	<u>Home / Spouse</u>

STATEMENT OF CLAIM

17. Describe each and every FACT – not your opinions of views but what actually happened - supporting and explaining the basis for the lawsuit you have filed. DESCRIBE HOW EACH DEFENDANT IS INVOLVED. Include also the names of other persons involved, dates and places. If you intend to allege a number of related claims, you should number and set forth each claim separately. DO NOT GIVE ANY LEGAL ARGUMENT OR CITE ANY CASES OR STATUTES. (You may attach additional sheets of paper if necessary). Fact: Rutledge State Prison released me without interstate compact instruction to report to Michigan Department of Corrections & never gave me travel permits but brought the bus tickets and sent me to Michigan anyway. Either the Georgia Department of Correction or the Douglas County Probation Office had a warrant issued on me before I even left the state right after I was released from prison at Rutledge State Muskogee Co on interstate compact agreement Parole & Probation which I was transferred to the state of Michigan and Georgia Department of Corrections sent me by bus to and Douglas County Probation had no jurisdiction because of interstate compact agreement & Scott being allowed to the state of Georgia & legally transferred under the care of the Michigan Department of Corrections.

FACT: DOUGLAS COUNTY PROBATION FILED A INTERSTATE/INTRA STATE WARRANT FOR MY ARREST AND DETAINED ME FOR FAILURE TO APPEAR OVER 90 DAYS WHEN I TRIED TO OBTAIN A COPY OF MY BIRTH CERTIFICATE FROM THE WINDSOR CANADIAN HOSPITAL VITAL STATISTICS AND WAS STOPPED AT THE CANADIAN BORDER TRYING TO ENTER INTO CANADA WITHOUT IDENTIFICATION BY CANADIAN IMMIGRATION AUTHORITIES (JENNIFER WENTWORTH ARRESTING OFFICER) ON MAY 6, 2008 DOUGLAS COUNTY ACTED ON A WARRANT THAT SHOULD HAVE BEEN THE MICHIGAN DEPARTMENT OF CORRECTIONS JURISDICTION ONCE GREENCAMP TRANSFERRED MY PAROLE UNDER INTER-STATE COMPACT AGREEMENT MADE THROUGH THE COUNSELOR & RUTLEDGE STATE PRISON. ONCE SCOTT WAS RELEASED TO THE G.D.C. & COMPLETED HIS MINIMUM SENTENCE DOUGLAS COUNTY NO LONGER HAD JURISDICTION OF SCOTT BECAUSE HE WAS NO LONGER IN THEIR CUSTODY & WAS WAIVED TO THE STATE PRISON IF THEY WERE TO COUNTY THAT CONVICTED HIM HE WAS STILL TRANSFERRED TO ANOTHER STATE A SHOULD HAVE NEVER BEEN VIOLATED TRYING TO ACQUIRE IDENTIFICATION

18. List the name and present address of every person you believe was a witness to the facts set forth in number 17 and BRIEFLY state what each person knows, from having seen, heard, etc., what happened. ON MAY 6, 2008 CANADIAN IMMIGRATION OFFICERS ESCORTED ME BACK TO WAYNE COUNTY JAIL AND PLACED ME INTO CUSTODY FOR 90 DAYS UNTIL DOUGLAS COUNTY SHERIFFS OFFICE PICKED UP SCOTT AND TRANSPORTED ME BACK TO DOUGLAS COUNTY JAIL. AFTER RETURNING TO DOUGLAS COUNTY JAIL SCOTT WAS TRANSPORTED TO JACKSON STATE PRISON WHERE HE WAS VIOLATED FOR LEAVING THE STATE WITHOUT PERMISSION AND TRANSPORTED TO PHILLIPS STATE PRISON WHERE HE CONTINUED 2 MORE YEARS FOR A REVISION VIOLATION THAT NEVER OCCURRED, AND WAS RELEASED AGAIN ON MAY 8, 2011 AND TOLD NOT TO LEAVE THE STATE OF GEORGIA WITHOUT PERMISSION & WAS AGAIN ARRESTED BY DOUGHERTY COUNTY SHERIFFS & SENT TO DOUGLAS COUNTY ON A FAILURE TO APPEAR WARRANT WHERE HE WAS LOCKED UP FOR 30 DAYS AND TRANSPORTED TO ALBANY PROBATION WHERE HE REMAINED ON PROBATION UNTIL CHARGED WITH A RAPE ON JUNE 26, 2012 AND SCOTT WAS NEVER RELEASED ON BAIL DURING HIS INCARCERATION

19. Please describe any legal argument you wish to make. (You may add separate sheets of paper if necessary.) It is not necessary that you present legal argument in order to obtain the relief to which you are entitled. ON MAY 5, 2008 SCOTT, KIRKLAND NEVER VIOLATED ANY OF THE INTERSTATE COMPACT/INTRA STATE COMPACT RULES; HE WAS VIOLATED FOR FAILURE TO APPEAR IN A COUNTY WHERE THEY FORGOTTED THEIR JURISDICTION TO ANOTHER NEIGHBORING STATE IN WHICH SCOTT, KIRKLAND TRANSFERRED HIS PROBATION TO BECAUSE OF HIS SPOUSE'S CHILDREN AND HIS RESIDENCE WHERE HE LIVES AND WHEN HE WAS DENIED INTERSTATE COMPACT STATUS AFTER LEAVING PHILLIPS STATE PRISON AND WAS FORCED TO TAKE UP RESIDENCE IN ALBANY GEORGIA WITH HIS YOUNGER BROTHER WILLIAM H CEUX HIS CHILDREN AND SPOUSE WHO REGRETTED WHEN THEY LOST CONTACT WITH SCOTT THEIR FATHER & WERE FORCED TO MOVE OUT OF THEIR HOME. SCOTT CHILDREN & SPOUSE HAS SUFFERED TREMENDOUSLY & REPARATION ARE BEING SOUGHT IN MERCATORY FUNDS

ON JUNE 26, 2012 BECAUSE SCOTT, KIRKLAND GOT INTO AN
 DISCREPANCY WITH THE FAMILY OF KANISHA MORRIS WHEN THEY
 FORCEFULLY ATTEMPTED TO ENTER HIS APARTMENT AND ASSAULTED
 HIM CLAIMING TO HAVE BEEN LOOKING FOR THEIR NIECE KANISHA
 MORRIS WHOM THEY SAID WAS FOUND HANGING UNCONSCIOUS BY A PLASTIC
 COAT HANGER IN THE CLOSET AND CONSCIOUS BUT FOUND TIME TO CHASE SCOTT
 TO MRS JACOLYN THOMAS HOME WHERE THEY DAMAGED PROPERTY TRYING TO GET

20. BRIEFLY state the specific relief requested against each party. This means to state exactly what you want the court to do for you. DO NOT MAKE ANY LEGAL ARGUMENTS. DO NOT CITE CASES OR STATUTES. MR. SCOTT, KIRKLAND SEEMS RELIEF IN THE FORM OF MONETARY DAMAGES BECAUSE HIS ABSENCE FROM HIS FAMILY HAS COST HIS SPOUSE TO LOSE HER HOME HIS CHILDREN HAVE BEEN NEGLECTED AND HIS SPOUSE TO SUFFER DUE TO FAILING HEALTH AND THE FACT THAT THEY WERE HIS SUPPORT AND HAD FINANCIALLY PHYSICALLY & MENTALLY. HE ALSO SEEMS RELIEF BECAUSE THE STATE HAS DEFORMED HIS NAME HIS CHARACTER. HAS MADE HIM LOSE HIS APARTMENT FINANCIAL CLOTHING IN TWO HOUSE HOLDS AND UPHELD THE FAMILY OF KANISHA MORRIS AND HELP THEM GET AWAY WITH LYING ON THE SCAND AND ASSAULTING HIM & DESTROYING MS THOMAS & SCOTT PROPERTY BECAUSE THEY WANTED TO TAKE THE LAW INTO THEIR OWN HANDS & THE ALABAMA POLICE DEPARTMENT ALLOWED HER TO WHEN KANISHA MORRIS WAS NOT IN DISTRESS AND WAS UNDER SCOTT'S APARTMENT ON HER OWN FLOOR WHEN AND HIM LEFT AND RETURNED TRUCK TO HIS APARTMENT, AND HER BROTHER SEEN HER AND HER AUNT & TWO UNCLE'S CALLED THE POLICE AND SAID SHE WAS Raped WHEN THEY FOUND HER FULLY CLOTHED WITHOUT A SCRATCH ON HER

I declare (or certify, verify, or state) under penalty of perjury that the foregoing statements made in this Inmate Form for Civil Action are true and correct.

Executed on 1-9-15
 Date

Scott, Kirkland
 Signature of Plaintiff

Sworn to and subscribed before me this
9th day of March, 2015

Charlene McElheny
 Notary Public or Other Person Authorized to Administer Oaths



DEAR: COURT OF APPEALS CLERK, IN THIS ENVELOPE I HAVE ENCLOSED
THE PARTIES I NEED NOTIFIED ABOUT THE CIVIL ACTION BEING BROUGHT
AGAINST THEM SO I'M SENDING THEM TO YOU TO PUT ON FILE

Sincerely: Mr. Kirkland, Scott # 690155
MA-118-T BALDWIN STATE PRISON
100 LANS FARM ROAD
P.O. BOX 218
MARIWICK, GEORGIA
31034-0218

~~RECEIVED
2015 MAR 16 PM 4:12
COURT OF APPEALS OF GA~~

INMATE FORM FOR CIVIL ACTION INSTRUCTIONS – READ CAREFULLY

(NOTE: O.C.G.A. 9-10-14(a) requires the proper use of this form, and failure to use this form will result in the clerk of any court refusing to accept the action for filing)

1. Any action filed by an inmate of a state of local panel or correctional institution against the state or a local government or against any agency or officer of a state or local government must be filed on the appropriate form or forms promulgated by the Administrative Office of the Courts.
2. This application must be legibly handwritten or typewritten, and signed by the petitioner. Any false statement of a material fact may serve as the basis for prosecution for perjury. All questions must be answered concisely in the proper space on the form.
3. O.C.G.A. 42-12-1 et.seq. provides that an inmate's institutional account shall be subject to seizure for the filing of frivolous litigation.
4. Any inmate may submit with the complaint or other initial pleading any additional matter in any form if the pleading includes the form of forms attached hereto. Materials attached to the forms should be legibly handwritten, typewritten or copied.
5. Upon receipt of the appropriate filing fee or if permission to proceed in forma pauperis has been granted, your petition will be filed if it is in the proper order.
6. If the inmate wishes to file an affidavit of indigency, it must be accompanied by a certification from the institution wherein the inmate is incarcerated that the financial statement correctly states the amount of funds in any and all custodial accounts held with the institution.
7. Any inmate Form for Civil Action which does not conform to these instructions will be returned with a notation as to the deficiency.
8. These forms may be obtained from the Administrative Office of the Courts through the head of the institution in which the inmate is incarcerated.

SCOTT, KIRKLAND
Plaintiff

#690155
Inmate Number

Civil Action No. _____

Vs. Nature of Action:

GEORGIA DEPARTMENT OF CORRECTIONS
DOUGLAS COUNTY PROBATION
WAYNE COUNTY JAIL
Defendant(s)

CIVIL ACTION LAWSUIT

RECEIVED IN COURT
2015 MAR 10 PM 4:12
CLERK OF SUPERIOR COURT
DOUGHERTY COUNTY, GA

INMATE FORM FOR CIVIL ACTION

PART I: BACKGROUND

1. Name and location of prison in which you are now confine: BALDWIN STATE PRISON
100 LANDFARM RD HARDWICK GA 31034
2. Sentence you are now serving: 12 TO 30 CHILD MOLESTATION ENTICING
A CHILD FOR INDECENT PURPOSES & STATUTORY RAPE
4 TO 15 YEARS AGGRAVATED ASSAULT
Name and location of court, which imposed sentence: DOUGLAS COUNTY COURTHOUSE
DOUGLASVILLE GA. DOUGHERTY JUDICIAL CIRCUIT ALBANY GA
Approximate date your sentence will be completed: 2045
3. The indictment number or numbers (if known) upon which, and the offense or offenses for which sentence was imposed:
 - a. AGGRAVATED ASSAULT JUDGE S CAMP DOUGLAS CO. GA
 - b. CHILD MOLESTATION, ENTICING A CHILD FOR INDECENT PURPOSES
& STATUTORY RAPE JUDGE WILLIE LOCKETT DOUGHERTY
 - c. JUDICIAL CIRCUIT ALBANY GA
4. Give the approximate date which sentence was imposed and the terms of the sentence:
 - a. APRIL 4, 2004 PIRIA BERRYMAN TO SENTENCE 4 TO 15 YEARS
FOR AGGRAVATED ASSAULT CHARGE
 - b. APRIL 21, 2004 SENTENCED TO 12 TO 30 YEARS BY
JUDGE WILLIE LOCKETT IN SUPERIOR COURT DOUGHERTY JUDICIAL
 - c. CIRCUIT.

5. Check whether a finding of guilty was made after a plea of:
 Guilty Guilty but mentally ill
 Nolo Contendere Not Guilty
6. If you were found guilty after a plea of not guilty, check whether that finding was made by:
 A Jury A Judge without a Jury
7. Did you appeal from the judgement of conviction or the imposition of sentence?
 Yes No If your answer is "Yes", complete the following:
- a. The name of each court to which you appealed:
 1. DOUGHERTY CO. JUDICIAL CIRCUIT
 2. _____
 3. _____
- b. The result in each such court to which you appealed:
 1. DOUGLAS COUNTY SENTENCE TO 4 TO 15 YEARS
 2. DOUGHERTY COUNTY SENTENCED TO 12 TO 30 YEARS
 3. _____
- c. The approximate date of each such result:
 1. APRIL 4, 2009
 2. APRIL 21, 2009
 3. _____
- d. If known, citations of any written opinion or orders entered pursuant to such results:
 1. _____
 2. _____
 3. _____

PART II: OTHER LAWSUITS

8. OTHER THAN LAWSUITS ALREADY LISTED in questions 3 through 7, have you ever begun or are you now beginning other lawsuits in federal or state courts dealing with the same facts involved in this action or relating to your imprisonment?
 Yes No
9. If your answer to number 8 is "Yes" describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline for each lawsuit.)
- a. Parties to the previous lawsuit:
 Plaintiffs: _____
 Defendants: _____
- b. Court (If federal court, name the district. If state court, name the court and county):

- c. Docket Number: _____

- d. Name of judge to whom the case was assigned: SUSAN S. CAMP, WILLIE LOCKETT
- e. Date on which you filed lawsuit: 1-9-15
- f. Date of disposition, if any, of lawsuit: FILED 1-9-15
- g. What was the lawsuit about? UNAUTHORIZED VIOLATION OF PROBATION NEGLIGENCE, DEFEAMATION OF CHARACTER, FALSE IMPRISONMENT
- h. What was the outcome of the lawsuit? (For example, was the case dismissed? Was it appealed? Is it still pending?) STILL PENDING
- i. Citations, if known, to any written opinions or orders in the lawsuit: THE DOUGLAS COUNTY PROBATION OFFICE OF THE GEORGIA DEPARTMENT OF CORRECTIONS PLACED A INTERSTATE WARRANT ON ME WHEN I WAS PUT ON THE BUS GOING TO DETROIT CAUSE I HAD A WARRANT OUT FOR MY ARREST IN DETROIT

PART III: GRIEVANCE PROCEDURES

10. Is there a prisoner grievance procedure at the institution in which you are presently confined?
 Yes No
11. If your answer to number 10 is "Yes", answer the following:
- a. Did you present the facts relating to your complaint in the institution's prisoner grievance procedures? Yes No
- b. If your answer to (a) above is "Yes"
 What steps did you take? I WROTE A REQUEST TO BE SWORN TEST TESTED BY PREA TO MRS KENNETH PRATT
 What was the result? THEY HAD ME SIGN OFF ON A PREA INCIDENT WITH MY MENTAL HEALTH COUNSELOR DR SLOAN
- c. If the answer to (a) above is "No", explain why not: _____
12. Tell what you have done, other than what you have described in question 11, to bring your complaints to the attention of prison officials. In so doing, give dates, places, and names of persons talked to: I'M WRITING TO CAPT. SIKES ABOUT MY CASE AND FILING A GRIEVANCE I ALSO NOTIFIED MS DURDEN MY COUNSELOR ABOUT THE CHARGES I'M FALSELY CONVICTED OF AND MY APPEAL PROCESS I'M TRYING TO OBTAIN A CERTIFICATE OF INNOCENCE & INFORM PRISONERS FORMS I'VE BEEN IN TOUCH WITH MY APPEAL PUBLIC DEFENDER MR. KENLIN ARMSTRONG. AND I WROTE THE INNOCENCE PROJECT HUMAN RIGHTS ORGANIZATION AND THE LIBRARY OF CONGRESS FOR THE FIRST LADY & MR. PRESIDENT CORRESPONDANCE ADDRESS SO I CAN INFORM HER OF WHATS GOING ON.

13. Names, approximate dates of entry and exit, and locations of all prisons and jails in which you have been incarcerated: RUTLEDGE STATE PRISON MAY 5, 2008 IMMIGRATION & CUSTOMS CANADA MAY 6 2008 WAYNE COUNTY JAIL WAYNE CO SHERIFFS MAY 6 2008 SEPT 6 2008 RELEASED TO THE CUSTODY OF DOUGLAS COUNTY SHERIFF IN TRANSIT OVERNIGHT STAY AT SCOTT'S CORRECTIONAL FACILITY THEN DOUGLAS COUNTY JAIL THEN JACKSON STATE PRISON THEN PHILLIPS STATE PRISON
14. As to your present confinement, state:
Which part of the penitentiary or jail you are held in: MA-118-T BALDWIN STATE PRISON 100 LAND FARM ROAD P.O. BOX 218 HANDEWICK GEORGIA 31034-0218

PART IV: STATEMENT OF CLAIMS

15. List the names and address of each plaintiff in this lawsuit: GEORGIA DEPARTMENT OF CORRECTION DOUGLAS COUNTY PROBATION, WAYNE CO JAIL ALBANY POLICE DEPARTMENT DOUGHERTY COUNTY PROSECUTOR OFFICE ALBANY PROBATION DOUGLAS CO JAIL MICHIGAN DEPARTMENT OF CORRECTIONS PAROLE & PROBATION
16. List below for each defendant, the defendant's full name, official position, and place of employment. Attach additional paper if necessary.

<u>Full Name</u>	<u>Official Position</u>	<u>Place of Employment</u>
<u>SCOTT, IRICLAND</u>	<u>SENIOR TRACTOR OPER</u>	<u>PRISON</u>
<u>MORRIS, KANISHA</u>	<u>STUDENT</u>	<u>SCHOOL</u>
<u>AUDREA COPPELAND</u>		<u>SPOUSE/HOUSEWIFE</u>

STATEMENT OF CLAIM

17. Describe each and every FACT – not your opinions of views but what actually happened - supporting and explaining the basis for the lawsuit you have filed. DESCRIBE HOW EACH DEFENDANT IS INVOLVED. Include also the names of other persons involved, dates and places. If you intend to allege a number of related claims, you should number and set forth each claim separately. DO NOT GIVE ANY LEGAL ARGUMENT OR CITE ANY CASES OR STATUTES. (You may attach additional sheets of paper if necessary).
- FACT: RUTLEDGE STATE PRISON RELEASED ME WITHOUT INTERSTATE COMPACT INSTRUCTION TO REPORT TO MICHIGAN DEPARTMENT OF CORRECTION & NEVER GAVE ME TRAVEL PERMITS BUT BROUGHT ME BUS TICKET AND SENT ME TO MICHIGAN ANYWAY. FURTHER THE GEORGIA DEPARTMENT OF CORRECTION OR THE DOUGLAS COUNTY PROBATION OFFICE HAD A WARRANT ISSUED ON ME BEFORE I EVEN LEFT THE STATE RIGHT AFTER I WAS RELEASED FROM RUTLEDGE STATE PRISON ON INTERSTATE COMPACT PAROLE & PROBATION WHICH WAS TRANSFERRED TO THE STATE OF MICHIGAN AND GEORGIA DEPARTMENT OF CORRECTION NOR DOUGLASVILLE DOUGLAS CO PROBATION HAS ANY JURISDICTION BECAUSE OF INTERSTATE COMPACT AGREEMENT AND LEGAL TRANSFER TO THE STATE OF MICHIGAN UNDER THE CARE OF MICHIGAN DEPARTMENT OF CORRECTIONS

FACT: DOUGLAS COUNTY PROBATION FILED A INTERSTATE INTRA-STATE WARRANT FOR MY ARREST AND DETAINED ME FOR A FAILURE TO APPEAR OVER 90 DAYS WHEN I TRIED TO OBTAIN A COPY OF MY BIRTH CERTIFICATE FOR THE WINDSOR CANADA HOSPITAL VITAL STATISTICS AND WAS STOPPED AT THE CANADIAN BORDER TRYING TO ENTER CANADA BY CANADIAN IMMIGRATION AUTHORITIES JENNIFER WENTWORTH ARRESTING OFFICER ON MAY 6, 2008 DOUGLAS COUNTY ACTED ON A WARRANT THAT SHOULD HAVE BEEN THE MICHIGAN DEPARTMENT OF CORRECTIONS JURISDICTION BECAUSE OF THEIR INTERSTATE COMPACT AGREEMENT MADE BY THE RUTLEDGE STATE PRISON STAFF & COUNSELOR & C.DUC THEY DID NOT HAVE JURISDICTION TO DETAIN OR PICK UP SCOTT KIRKLAND BECAUSE HE TRANSFERRED TO THAT STATE

- List the name and present address of every person you believe was a witness to the facts set forth in number 17 and BRIEFLY state what each person knows, from having seen, heard, etc., what happened. ON MAY 6 2008 CANADIAN IMMIGRATION OFFICER JENNIFER WENTWORTH RESCOTED ME BACK TO WAYNE CO JAIL LOCATED ON CLINTON ST AND I WAS HELD FOR 90 DAYS UNTIL DOUGLAS COUNTY SHERIFFS OFFICE PICKED ME UP AND TRANSFERRED ME BACK TO DOUGLAS COUNTY JAIL WE STOPPED OVERNIGHT IN PURDLOKA KENTUCKY AT SCOTT CORRECTIONAL FACILITY AND FINISHED THE DRIVE THE NEXT DAY. I STAYED IN DOUGLAS COUNTY JAIL UNTIL I WAS TRANSPORTED TO JACKSON STATE PRISON WHERE I STAYED ON D-BLOCK UNTIL I WAS SHIPPED TO PHILLIPS STATE PRISON I WAS VIOLATED ON A FAILURE TO APPEAR WARRANT ISSUED ON MAY 5, 2008 WHEN I LEFT COLWANS GEORGIA BUS STATION HEADED TO DETROIT AND DID 2 YEARS AT PHILLIPS STATE PRISON AND WAS RELEASED MAY 8, 2011

- Please describe any legal argument you wish to make. (You may add separate sheets of paper if necessary.) It is not necessary that you present legal argument in order to obtain the relief to which you are entitled. ON MAY 5, 2008 SCOTT KIRKLAND NEVER

VIOLATED ANY OF THE INTERSTATE COMPACT INTRA-STATE COMPACT RULES. YET WAS VIOLATED FOR FAILURE TO APPEAR IN A COUNTY WHERE THEY FORGOT THEIR JURISDICTION TO ANOTHER NEIGHBORING STATE IN WHICH SCOTT KIRKLAND TRANSFERRED HIS PROBATION TO BECAUSE OF HIS SPOUSE AND KIDS A HIS RESIDENCE WHERE HE LIVES AND WHEN HE WAS DENIED INTERSTATE COMPACT STATUS AFTER LEAVING PHILLIPS STATE PRISON AND WAS FORCED TO TAKE UP RESIDENCE WITH HIS YOUNGER BROTHER WILLIAM H. CROOK IN MARY GEORGIA HE WAS PICK UP ON ANOTHER PROBATION WARRANT HE WAS TRANSFERRED TO THE CUSTODY OF THE DOUGLAS COUNTY JAIL ON AND HAD TO SIGN AN AGREEMENT THAT HE WOULD PAY DOUGLAS COUNTY PROBATION BUT HAD TO TRANSFERRED TO MARY PROBATION THAT WAS VIOLATED

ON JUNE 26 2012 BECAUSE SCOTT, KIRKLAND GOT INTO AN
MISFEASANCE WITH THE FAMILY OF KRANISHA MORRIS WHEN THEY
ATTEMPTED TO ASSAULT HIM ABOUT HER SUPPOSEDLY BEING
FOUND OVER AT HIS RESIDENCE HIDING FROM HER FAMILY
SCOTT GOT INTO THE MISFEASANCE BECAUSE THEY ATTEMPTED TO
BARGE THERE WAY INTO HIS APARTMENT WITHOUT PERMISSION

20. BRIEFLY state the specific relief requested against each party. This means to state exactly
what you want the court to do for you. DO NOT MAKE ANY LEGAL ARGUMENTS. DO
NOT CITE CASES OR STATUTES.

MR SCOTT, KIRKLAND SEEKS RELIEF IN
THE FORM OF MONETARY FUNDS BECAUSE HIS ABSENCE WAS
DELIBERATELY CAUSED BECAUSE THEY WANTED TO KEEP HIM IN THIS
STATE TO PAY FINES FEES AND INCURRED COURT COST FOR MILES & STEPHANIE
BACON'S AGGRAVATED ASSAULT EVEN BEFORE SCOTT HAD COMPLETED HIS
4 YEARS ON A 9 TO 15 YEAR PRISON TERM THEY WERE STILL TRYING TO
HOLD HIM IN THE STATE OF GEORGIA IN THE PENAL SYSTEM AND
CAUSED HIS SPOUSE AND CHILDREN TREMENDOUS PAIN & SUFFERING
DUE TO HIS ABSENCE IN HIS FAMILY AS A FATHER & PROVIDER OF HIS
HOUSEHOLD HIS CHILDREN HAS SUFFERED FROM HIS ABSENCE SEVERELY
BECAUSE OF THEIR MOTHERS FAILING HEALTH AND THEREFORE THAT SHE NEEDS
HIS SUPPORT FINANCIALLY MORALLY & PHYSICALLY BECAUSE SHE SUFFERS
FROM A BLOOD CANCER DISEASE CALLED LUPUS

I declare (or certify, verify, or state) under penalty of perjury that the foregoing statements made in
this Inmate Form for Civil Action are true and correct.

Executed on 1-9-15
Date

Scott, Kirkland
Signature of Plaintiff

Sworn to and subscribed before me this
9th day of March, 20 15

Charlene McElheny
Notary Public or Other Person Authorized to Administer Oaths

