

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

October 21, 2015

To: Mr. Jermaine Z. Sellow, GDC686323, Georgia Diagnostic and Classification Center, State Prison, Post Office Box 3877, Jackson, Georgia 30233

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 the name of Jermaine Z. Sellow. I am returning your documents to you.**
- 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. The mailing address for the Supreme Court of Georgia is: 244 Washington Street, S.W., Suite 572, Atlanta, Georgia 30334.
- 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.

COURT OF APPEALS OF GEORGIA

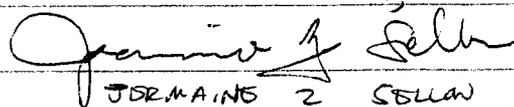
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I, JERMAINE Z. SELLOW HAVE ATTEMPTED TO FILE AN APPEAL TO ARREST JUDGEMENT ON AGGRAVATED STALKING CONVICTION ON (2) SEPARATE OCCASIONS BOTH WITH THE SUPERIOR COURT OF EFFINGHAM COUNTY, AND THE COURT OF APPEALS OF GEORGIA. ON AUG. 17, 2015 A RECEIPT OF MY APPEAL WAS RECEIVED BY BARBARA E. CAULEY CHIEF DEPUTY CLERK OF EFFINGHAM COUNTY SUPERIOR COURT AND I WAS ADVISED "APPEAL IS NOT IN PROPER FORM AND THEREFORE IS BEING RETURNED TO YOU UNFILED." ON SEPT. 8, 2015 NOTICE OF APPEAL WAS RECEIVED IN EFFINGHAM SUPERIOR COURT AND I WAS ADVISED ^①"NOTICE FOR YOUR RECORDS UNFILED" ^②CLERK'S OFFICE CAN ONLY FILE ORIGINAL DOCUMENTS AND NOT COPIES. ^③RECORDS SHOW THAT YOU ARE REPRESENTED BY AN ATTORNEY. IN HOLDING IN ACCORDANCE WITH THE SUPREME COURT OF GEORGIA, "A LAYPERSON DOES NOT HAVE THE RIGHT TO REPRESENT HIMSELF AND ALSO BE REPRESENTED BY AN ATTORNEY HOWEVER, SEPT. 1, 2015 APPROACHING 30-DAY NOTICE OF APPEAL DEADLINE RICK DALY THE PUBLIC DEFENDER INVESTIGATOR OF THE OGEETCHEE CIRCUIT INFORMED ME TRIAL COUNSEL ROBERT L. PERISSE WAS APPOINTED TO CHATHAM COUNTY AND NO LONGER HANDLING MY CASE. I SIGNED DOCUMENT RAISING ISSUES OF INEFFECTIVE ASSISTANCE OF COUNSEL FOR A MOTION FOR A NEW TRIAL. NOW, RECORD SHOWS STUART PATEAY IS MY PUBLIC DEFENDER ATTORNEY CREATING A CONFLICT OF INTEREST DUE TO HIS PERSONAL INVOLVEMENT IN MY CASE, AND HIS ASSISTING IN PICKING ALL WHITE JURORS AT JURY SELECTION JUN, 25, 2015. THE SIXTH AND FOURTEENTH AMENDMENTS GUARANTEED A PERSON ACCUSED OF A CRIME THE RIGHT TO THE AID OF A LAWYER IN PREPARING AND PRESENTING HIS DEFENSE. "THE RIGHT TO COUNSEL IS THE RIGHT TO THE EFFECTIVE ASSISTANCE OF COUNSEL" (MANN V. RICHARDSON) PUBLIC DEFENDER ROBERT L. PERISSE FILED FRIVOLOUS MOTION FOR MENTAL HEALTH EVALUATION FOR DELAY SAKE TO PREJUDICE DEFENSE THWARTING SPEEDY TRIAL DEMANDS ON 9/24/14 AT MY ARRAIGNMENT (3) MONTHS AFTER WARRANTLESS ARREST AT 2015

UNDER NO EXIGENT CIRCUMSTANCES; NO WARRANTS ISSUED; NO PRELIMINARY HEARING. PUBLIC DEFENDER ROBERT L. PERLSE BREACH DUTY TO INVESTIGATE IGNORING CONSTITUTIONAL CHALLENGE OF LEGALITY OF ARREST, THE PROHIBITION OF THE ARRESTING OFFICER CPL. WILKINSON MAKING ARREST IN ACCORDANCE TO FAMILY VIOLENCE ACT PROVISIONS UNDER CODE SECTION 16-5-95 PARAGRAPH (D) ARRESTING OFFICER "SHALL NOT HAVE ANY PRIOR OR CURRENT FAMILIAR RELATIONSHIP WITH THE ALLEGED VICTIM OR OFFENDER." NEGLECTED TO SUBPOENA ROBITAL DOCUMENTARY EVIDENCE TO REFUTE EX PARTE ALLEGATIONS OF EX-GIRLFRIEND MS. KATINA KITCHEN PETITION FOR PROTECTION ORDER WHERE I MADE AN ESTIMATE 6 TO 7 9-11 PHONE CALLS FROM THE 577 WALLACE DR RESIDENCE REQUESTING EMERGENCY ASSISTANCE TO COMBAT CONSTANT BACK AND FORTH INTRUSIONS. CPL. WILKINSON WAS RESPONDING OFFICER ON (2) SEPARATE OCCASIONS BOTH INSTANCES HELD EXTENSIVE CONVERSATIONS WITH MY EX-GIRLFRIEND FAMILY MEMBERS (FATHER, MOTHER, BOTH OLDER BROTHERS, AND YOUNGER SISTER). PUBLIC DEFENDER ROBERT L. PERLSE PICKED AN ALL WHITE JURY; REFUSED TO FILE ANY PRETRIAL MOTIONS TO DISMISS DEFECTIVE CT. 2 AGGRAVATED STALKING ALLEGATIONS BASED ON SAME SET OF FACTS OF CT. 1 AGGRAVATED STALKING PUTTING ME IN JEOPARDY OF MULTIPLE PROSECUTIONS FOR SAME CONDUCT IN INDICTMENT. PUBLIC DEFENDER ROBERT L. PERLSE ALLOWED PHOTOGRAPHS TO BE ENTERED INTO EVIDENCE THAT HAD NO IRRELEVANCY TO AGGRAVATED STALKING/CRIMINAL TRESPASS; ALLOWED (3) STATE WITNESSES TO TESTIFY WITHOUT AN OBJECTION THAT WASN'T ON LIST OF WITNESSES OR SUBJECTS TO JURY SELECTION VOIR DIRE; AND LASTLY PUBLIC DEFENDER ROBERT L. PERLSE FAILED TO FILE A TIMELY NOTICE OF APPEAL BEFORE BEING REMOVED FROM OGDENHURST CIRCUIT BREACHING DUTY TO INFORM ME OF NEW DEVELOPMENTS INVOLVING MY CASE PUTTING ME AT A STANDSTILL TO MOVE FORWARD WITH PROCEEDING TO OBTAIN MY FREEDOM AND PROVE MY INNOCENCE BEYOND A REASONABLE DOUBT I WAS CONVICTED ON THE EVIDENCE OF (3) UNANSWERED PHONE CALLS MADE DURING A PERIOD OF AN ILLEGAL DETENTION IN EFFINGHAM COUNTY JAIL TO

EX-GIRLFRIEND CELL PHONE. WITHOUT AN ENGAGED CONVERSATION A CONVICTION OF AGGRAVATED STALKING CANNOT BE SUSTAINED. CALLING A PROTECTED PERSON IN AN ATTEMPT TO MAKE CONTACT IS ONLY A MISDEMEANOR, AND PUBLIC DEFENDER ROBERT L. PORJISE AND HIS ASSISTANT STUART PATRYK BOTH HAVE THE LEGAL EXPERTISE TO ARGUE THESE POINTS AND UPON EVALUATION BOTH ATTORNEYS' PERFORMANCES WOULD CONSTITUTE A SIXTH AMENDMENT VIOLATION, ON AUG 20, 2015 I RECEIVED A RETURN NOTICE FROM COURT OF APPEALS OF GEORGIA ADVISING "THERE IS NO CASE PENDING IN THE COURT OF APPEALS OF GEORGIA UNDER YOUR NAME," FILED UNDER GUIDS OF PRO SE IN HOPELESSNESS PLEADING MY OWN CASE SEEKING RELIEF FROM WRONGFUL CONVICTION NOT TRUSTING PUBLIC DEFENDER ROBERT L. PORJISE. ON SEPT 16, 2015 I RECEIVED ANOTHER RETURN NOTICE FROM COURT OF APPEALS OF GEORGIA INDICATING ONCE AGAIN "THERE IS NO CASE PENDING IN THE COURT OF APPEALS OF GEORGIA UNDER YOUR NAME," WITH NEITHER PUBLIC DEFENDER'S FILING A NOTICE OF APPEAL ON MY BEHALF IN EFFINGHAM COUNTY SUPERIOR COURT IN AT MY WIT'S END TRYING TO GET PROPER LEGAL REPRESENTATION. SO IM WRITING INQUIRING ON WHAT ALTERNATIVE COURSE OF ACTION CAN BE TAKEN TO PROCEED IN FILING AN OUT-OF-TIME APPEAL PRO SE? CAN YOU PLEASE PROVIDE ME WITH INSTRUCTIONS ON HOW CAN I FIND OUT IF MOTION FOR A NEW TRIAL HAS EVEN BEEN FILED. EFFINGHAM COUNTY IS NOTORIOUSLY EVIL, AND CONSTITUTIONAL VIOLATIONS ARE THE NORM. THE SAME PEOPLE RESPONSIBLE FOR ENFORCING THE LAWS ARE THE REAL CRIMINALS FOR PERSECUTING THE POOR AND INNOCENT FORSAKING TRUTH AND JUSTICE WITH NO REGARDS FOR THE INTEGRITY OF FUNDAMENTAL FAIRNESS. NEVER UNDERSTOOD WHY RADICALS FORMED ANTI-GOVERNMENT MILITIA GROUPS UNTIL NOW. THIS IS CRAZY...

RESPECTFULLY,


JERMAINE Z SELLA

OCTOBER 13TH 2015