



Court of Appeals of Georgia

March 2, 2015

TO: Mr. Charles T. Seymour, GDC1302794 D-4-043B, Georgia Diagnostic and Classification Center, State Prison, Post Office Box 3877, Jackson, Georgia 30233

RE: **A10A1947. Charles Timothy Seymour v. The State**

CHECK RETURN

- Your check number _____ in the amount of _____ written on the account of your firm for the filing fee in _____ is enclosed. Please be advised that this Court is returning your check since the filing fee was already paid by _____.

CASE STATUS - DISPOSED

- The referenced appeal was remanded on July 21, 2010. The remittitur issued on August 9, 2010, divesting this Court of any further jurisdiction of your case. The case is therefore, final.**

CASE STATUS - PENDING

- The above referenced appeal is pending in your name before this Court. The appeal was docketed in the _____ Term and a decision must be rendered by the Court by the end of the _____ Term which ends on _____.

APPLICATION FOR PERMISSION TO APPEAL A PROBATION REVOCATION

- To appeal a probation revocation, you will need to file a Discretionary Application with this Court. Rule 31 of the Rules of the Court of Appeals of Georgia describes a Discretionary Application and the items you would need to include with your application.

A Discretionary Application must be filed within 30 days of the stamped filed date on the order that you are appealing and the application must be accompanied by a proper Certificate of Service and a pauper's affidavit or the \$80.00 filing fee. You must also comply with all the other applicable rules of Court regarding filing with the Court of Appeals of Georgia.

Enclosed, please find a copy of the Rules of the Court of Appeals for your review.

FILED IN OFFICE
FEB 23 2015
COURT CLERK
CLERK COURT OF APPEALS OF GA

DEAR SIR, MAAM,

02-17-2015

MY NAME IS CHARLES TIMOTHY SEYMOUR AND I AM
SEEKING ~~SOMEONE~~ WHO CAN UNDERSTAND AND UN-
RAVEL A RATHER CONFUSING SITUATION.

ON JAN 27, 2008, I WAS CHARGED WITH 1ST DEGREE
ARSON. I WENT TO TRIAL^(SO-CALLED) ON THIS CHARGE ON JAN
26, 2009 AND WAS FOUND GUILTY. I WAS GIVEN A
SENTENCE OF 20 YEARS, DO 10 YEARS. AFTER SPENDING
ABOUT 3 YEARS IN THE GA. DEPT. OF CORRECTIONS
SYSTEM, (G.D.C.), THIS CASE FINALLY REACHED THE
APPEALS COURT. THE COURT OF APPEALS OVER-RULED
THIS CONVICTION AND SENTENCE ON DEC 20, 2011,
WHERE-AS THE BALDWIN STATE PRISON RELEASED
ME RIGHT BACK TO THE HART CO. SHERIFF'S DEPT.
I WAS TAKEN BACK BEFORE THE SAME JUDGE,
(SUPERIOR COURT JUDGE THOMAS HODGES), WHO THEN
PUT ME ON AN ALLEGED PROBATION OF 10 YEARS
OF WHICH THE COURT OF APPEALS HAD JUST OVER-
RULED HIM ON!!! HE WROTE AN ADDENDUM TO
THIS PROBATION OF WHICH WAS TO JUST STAY OUT
OF THAT COUNTY, (HART COUNTY). THIS WAS THE
COUNTY THAT THE ALLEGED ARSON AND SO-CALLED
TRIAL TOOK PLACE. HOW CAN I BE ON PROBATION
ON A CHARGE AND CONVICTION OF WHICH THE APPEALS
COURT JUST OVER-RULED HIM ON BECAUSE OF
REPRESENTATION, AND TOLD THE G.D.C. SYSTEM
TO RELEASE ME? → DEC. 20, 2011.

APPROXIMATELY 1 YEAR AND 6 MONTHS LATER, (OCT 30 2013)

FEB 17, 2015

(2)

THE CLARKE COUNTY SHERIFF'S DEPT. CAME TO MY APARTMENT IN THE CITY OF ATHENS, GA. AND PICKED ME UP, (WITHOUT A WARRANT OR REASON) JUST STATING TO ME THAT I VIOLATED PROBATION, AND HELD ME IN THE CLARKE COUNTY JAIL ABOUT 4 HOURS UNTIL THE HART COUNTY SHERIFF'S DEPT. CAME AND TOOK CUSTODY OF ME. (OCT 30 2013) (AT NO TIME HAVE I EVER GIVEN UP MY 4TH AMENDMENT RIGHTS!!!). I HAVE BEEN AND AM STILL INCARCERATED SINCE THE DATE OF OCT. 30, 2013, BUT HAVE BEEN SENT TO JACKSON. DIAGNOSTIC PRISON ON A PROBATION REVOCATION SENTENCE OF TO DO 5 YEARS.

AGAIN, THE COURT OF APPEALS OVER-ROLED THAT 1ST DEGREE ARSON CONVICTION ON DEC. 20, 2011 AND INFORMED THE G.D.C. TO RELEASE ME!!! THERE CANNOT BE ANY PROBATION FOR THEM TO REVOKE FOR FAILING TO CALL IN, BECAUSE THE APPEALS COURT OVER-ROLED ~~THIS~~ CONVICTION AND SENTENCE.

AFTER TAKING CUSTODY OF ME FROM THE CLARKE COUNTY JAIL, I FOUND OUT ABOUT 5 MONTH'S LATER THAT THE HART COUNTY SHERIFF DEPT. HAVE FABRICATED OTHER CHARGES IN ORDER TO REVOKE ~~THE~~ ^{THIS} PROBATION (THAT CANNOT EXIST). I HAVE NOT BEEN TO COURT ON THOSE CHARGES YET, ~~THESE~~ ^{THESE} CHARGES ARE JUST AN EXCUSE TO REVOKE THAT PROBATION. I ALSO HAVE ~~BEEN INFORMED~~ ^{BEEN INFORMED} THAT

FEB 17, 2015

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I WAS EVICTED FROM MY APARTMENT ON NOV. 20, 2013, AND THAT EVERYTHING I OWN IN THE WORLD WAS SAT OUT ON THE STREET FOR THE PUBLIC TO HELP THEMSELVES TO, (WITH THE HELP OF THE CLARKE COUNTY SHERIFF'S DEPT). I AM STILL AT JACKSON DIAGNOSTIC PRISON WAITING TO BE MOVED TO A MORE PERMANENT PRISON TO BE HOUSED AT AND HAVE NOT BEEN TO ~~THE~~ ^{COURT} ON THE OTHER CHARGES THAT THEY HAVE FABRICATED ON ME.

IT IS NOW FEB. 17, 2015 AND I AM BEING RAILROADED INTO PRISON ON A PROBATION REVOCATION THAT CANNOT EXIST BECAUSE THE APPEALS COURT OVER-RULED THAT CONVICTION AND SENTENCE ON DEC 20, 2011.

I DO HAVE SOME MONEY AND WOULD LIKE TO RETAIN SOMEONE'S SERVICES TO HELP ME IN THIS MATTER, IF POSSIBLE.

THANK YOU,

Charles T. Seymour

CHARLES T. SEYMOUR

G. D. C. P.

G. D. C. # 1302794

D-4-043-B

P.O. Box 3877

JACKSON, GA 30233