

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

January 8, 2015

To: Ms. Linda Marie Smith, GDC2014070991 Chatham County Sheriff's Complex, 1074
Carl Griffin Drive, Unit B, Savannah, Georgia 31401

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 still 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.

* Please return copies *

12/31/2014

RECEIVED IN OFFICE
2015 JAN -6 AM 11:20
CLERK OF COURT ADMINISTRATOR
COURT OF APPEALS OF GA

Dear Sir or Madam,

My name is Linda Marie Smith and I've been writing you about my bail hearing with Louisa Abbott but I should be writing about the preliminary hearing with Harris Odell. Inmate # 2014070991 code 7451

Ice Tea from law and order was who you see in Harris Odell on 8/23/2014 and 8/7/2014 I was told over the intercom I was indicted on 8/6/2014.

I wrote superior court clerk trying to get a writ of habeas corpus but they have yet to respond.

Ice Tea gave bail to 2 students that look like himself and Angela Bassett but everyone else was denied. Oh there were 2 lovers who got rehab.

Actually the date was wrong and the time was in the afternoon I'm sure they exceeded 48 hours before they had me in there. I also am going to file writ of mandamus when I get out but the task now is finding a lawyer.

Enclosed is a copy of the results from recorder's court and I wrote the ethics department and tried to obtain a copy of transcription and video but no response as yet and that was in November.

Enclosed also is a copy of Ryan Raines letter that is from the public defenders office that is conflicting with number 3 of the order from recorder's court.

If I should be writing a court here in Savannah could you please lead me in the right direction.

* I must admit the Kohler toilets and sinks are not jail house codes conforming to the back and tail,

Sincerely,

Din: X0126457

Linda M Smith 2014070991

moved again 9Bm 23
on 12/30/2014

new
code 7451

*Need Forensic
Eaton Case*

RECORDERS COURT OF CHATHAM COUNTY IN SAVANNAH GEORGIA
- CRIMINAL DOCKET -

HON. ~~HARLES ODELL~~ JUDGE

DOCKET NUMBER: 2014-07-0642-01

DEFENDANT:
LINDA MARIE SMITH
202 HOLIDAY CIRCLE

ORIGINAL DATE: 7/23/2014

SAVANNAH, GA 31419
DOB: 3/16/1967 SEX: F RACE: B

CRN: 140710072
DIN: X0126457
CO-DEF:

*Bond
Deffered
Preliminary
Hearing*

ATTORNEY(S):

* CONTINUANCE *

DEFENDANT 1 OF 1

1 ___/___/___ FOR _____
2 ___/___/___ FOR _____
3 ___/___/___ FOR _____

***** CHARGE(S) *****

CHARGE 1.
FALSE STATEMENTS & WRITINGS
STATUTE: 16-10-20

PLEA: _____ RULING: _____

BY FALSE STATEMENTS AND WRITINGS (WARRANT SERVICE).

CHARGE 2.
RECKLESS CONDUCT
STATUTE: 16-5-60

PLEA: _____ RULING: _____

BY RECKLESS CONDUCT (WARRANT SERVICE).

WITNESSES:
EUGENE JOHNSON

SPD

OTN: 88395798595

Recorders Court

NO TRACK HIST

PRELIM DATE: 8/7
POLICE REPORT DUE: 8.10

14CH102050

RECORDER'S COURT OF CHATHAM COUNTY

RECORD OF FIRST APPEARANCE/ADVISEMENT/BOND HEARING

FELONY ARREST

State of Georgia and/or City of Savannah and/or Chatham County vs.

Smith Linda

Defendant,

Date of Birth 3/16/67, Race B, Sex F, SS# _____

CRN 140710072 Date/Time of Arrest 7/22/14 at 0950 (AM)(PM)

Having been arrested for the felony offense(s): False Statements & Reckless Conduct

You are hereby advised of the following:

1. You have the right to remain silent concerning the charges against you and the right to refuse to testify at any stage of the proceedings against you. Your silence does not imply any wrong doing on your part and can not be used against you. If you give up your right to remain silent, any statement that you make may be used against you.
2. You have the right to be represented by an attorney at all stages of the proceedings against you and to have your attorney present anytime you are questioned concerning the charges against you. If you cannot afford to hire an attorney, you may make application with the court to have an attorney appointed for you.
3. You will not be asked to enter a plea to the charges against you today. You will be scheduled for a preliminary hearing in the Recorder's Court at which time the court will review the evidence against you to determine if your case should be sent to the Grand Jury for indictment. It is essential that you consult with an attorney and have your attorney present with you at your preliminary hearing.
4. If a bond is set and you post a bond for the charges listed above, you may not be entitled to a preliminary hearing in the Recorder's Court. Giving a bond returnable to arraignment or trial shall be a waiver of your right to a preliminary hearing. The judges of Recorder's Court, at their discretion, may hold a preliminary hearing unless notified by you that you wish to waive the hearing. Conducting this hearing may require the court to reschedule the hearing for a date other than the date given below.

In response to these advisements, the defendant elects the following:

____ Chooses to hire an attorney Requests a court appointed attorney
Note: Defendant understands that application must be made for a court appointed attorney through the Office of the Court Administrator, Room 116, Chatham County Courthouse (phone number 652-7174)

Defendant acknowledges that he has been advised of the charges and of his rights as the accused and understands the need to consult with an attorney concerning these charges and rights.

Refused to sign

Defendant LA 731

This matter having come before me this date and probable cause having been established for the arrest and detainment of the accused identified above, it is therefore ordered that this defendant:

Be held for preliminary hearing which is set for 8/9, 2014, at 1400 (AM)(PM)

at the Recorder's Court of Chatham County, Courtroom B, Chatham County Courthouse.

Bond is hereby set in the amount of No Bond; OR
Bond is hereby denied because _____

So ordered this 23 day of July 2014 Judge: Odeh

OFFICE OF THE CIRCUIT PUBLIC DEFENDER
EASTERN JUDICIAL CIRCUIT OF GEORGIA



RYAN S. RAINES
ASSISTANT PUBLIC DEFENDER

Phone: (912) 447-4901
Fax: (912) 447-4909

Mailing
P.O. Box 9176
Savannah, GA 31412
Physical
222 W. Oglethorpe Ave.
Savannah, GA 31401

August 18, 2014

Ms. Linda M. Smith
Chatham County Detention Center
1074 Carl Griffin Road Unit 1B
Savannah, Georgia 31401

RE: State of Georgia v. Linda M. Smith- CR14-1785-J4

Dear Ms. Smith:

This letter is to notify you that I have been appointed to represent you and that you were indicted by a Grand Jury on August 6, 2014. I have enclosed a copy of your indictment with this letter. Neither you nor I have a right to be present at the Grand Jury. Please be advised that the charges you were indicted on may differ from the charges you were arrested for. This is because ~~you were arrested by a police officer who made a determination about what laws he/she thought you may have broken.~~ After your arrest, your case was passed to a district attorney who has a more thorough understanding of the law. The district attorney may add additional charges or change the charges altogether after reviewing your case. If that is the case, you may be served with additional warrants in the jail for the new or different charges.

with 3 Complicating Recorders Court * Indictment means that the grand jury was presented with facts about your case and found cause to proceed with the charges. Neither the judge nor I can dismiss any of the charges against you. There are three ways in which to handle your case. The first option is through a negotiated plea. If the district attorney assigned to your case makes a plea offer, you have the choice to accept or reject that offer. I have an ethical obligation to present you with any plea offers made by the district attorney, whether or not you want to plead guilty. Your second option is an open ended plea. This is where you plead guilty, but the judge makes a determination about your sentencing. We would be able to present evidence as to what your sentence should be, including calling witnesses or presenting documentary evidence. Your final option is to proceed to a jury trial. We will discuss each of these options more thoroughly as your case progresses. (1) (2) (3)