



## Court of Appeals of Georgia

September 3, 2015

TO: Mr. Steven Smith, GDC1299888, Dodge State Prison, Post Office Box 276, Chester, Georgia 31012

RE: **A15A2281. Steven Smith 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 \_\_\_\_\_ on \_\_\_\_\_. The remittitur issued on \_\_\_\_\_, 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. Your Motion to Withdraw Appeal was docketed in this Court on August 25, 2015.

### 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.

To: Clerk of Superior Court, BiBB County

From: STEVEN SMITH - pro se

Re: Second Attempt to receive order of  
Declaratory Judgment, from Clerk's office  
of Judge Howard Simms.

RECEIVED IN OFFICE  
2015 SEP - 2 PM 3:47  
CLERK OF SUPERIOR COURT  
BI-BB COUNTY, GEORGIA

Pro-se litigant has requested this office to supply him with order, initiating direct appeal by the state. This is the second attempt. Courts clerk deliberate ignoring of a letter in the order and judgment of the pro-se litigant's case is a result of the failure to follow Superior Court rules and procedure Rule 16(b), and can be punishable by fine or contempt of court in failing to timely respond.

The state has initiated a direct appeal, and the denial to receive the courts order that constitutes this direct appeal is a denial of well established Georgia law and 14th Amendment to the U.S. Constitution pertaining to due process and equal protection to the law. If this second attempt is not responded to within a timely fashion pro-se litigant has no other remedy but to seek proper redress from the courts. First Attempt dated and submitted Aug 11, 2015.

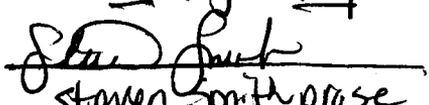
Respectfully Submitted  
This 28. day of Aug 2015  
Steven Smith

# Certificate of Service

This is to certify that I have this day served a copy of the within letter to the Superior Court of Bibb County, Clerk, with adequate postage affixed thereto to ensure its delivery and placed in United States mail and has further addressed it to:

Court of Appeals of Georgia  
Suite 501  
47 Trinity Avenue  
Atlanta, Ga. 30334

Superior Court of Bibb County  
Clerk's office  
P.O. Box 1015  
Macon, Ga 31202

Respectfully Submitted  
This 28 day of Aug 2015  
  
Steven Smith prose