



Court of Appeals of Georgia

January 9, 2015

TO: Mr. Charles E. Thompson, 1254 Third Street, Macon, Georgia 31201

RE: **A15D0166. Charles E. Thompson v. Robert Reichert, et al.**

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 - APPLICATION GRANTED

- Discretionary Application, A15D0166, was granted by this Court on December 15, 2014.

The Notice of Appeal must be filed with 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.

COURT RULES

- A copy of the Rules of the Court of Appeals of Georgia has been enclosed for your review.

CASE STATUS - PENDING

- The above referenced appeal is 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.

IN THE COURT OF APPEALS OF GEORGIA
STATE OF GEORGIA

Charles E. Thompson, Plaintiff, Civil Action No.:

v. 12CV58359

Robert Reichert et al. Application No. AISD 0166
Defendants Date: 12-31-2014

519 Med. Chl. Cr. Thompson

Notice of Appeal

Plaintiff in the above state appeals from the court's 10-30-2014 decision which granted defendants motion for summary judgment. I appeal to this Appeals Court from the Superior Court and all transcripts of those proceedings are to be included on the record of appeals. No records are to be omitted. I timely submitted my notice of ~~appeal~~ appeal to the trial court within the days and at that time I did send along of that notice of appeal to this court and to the defendants as a matter of fact before that time I submitted a notice of appeal to this court which is in the records. But the court clerk returned it to me and as proof I have attached hereto a copy of the affidavit label exhibit that have the court's seal stamped on it albeit I did file my notice of appeal with court below within 30 day of these events. I have Exceptional Due Diligence. 519 Med. Chl. Cr. Thompson, 12-31-14

IN THE SUPERIOR COURT OF BIBB COUNTY

STATE OF GEORGIA

RECEIVED IN OFFICE
2015 JAN -7 PM 3:29
CLERK OF SUPERIOR COURT
BIBB COUNTY GEORGIA

Charles E. Thompson
Plaintiff

vs.

Robert Reichert et al.
Defendant

Civil Action: 12-CV-59359

POVERTY AFFIDAVIT

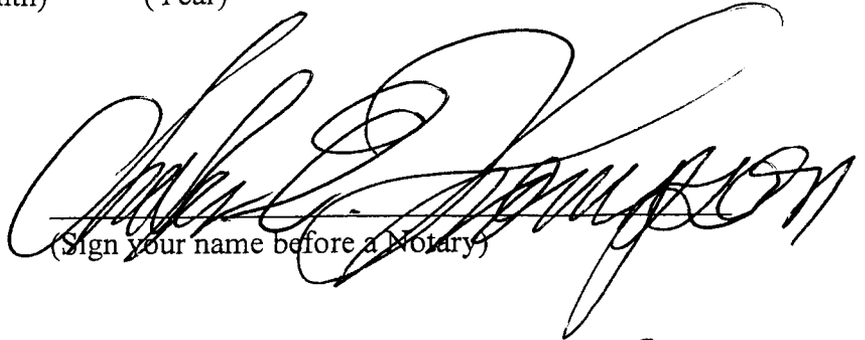
Comes now Charles E. Thompson, Plaintiff in the above styled Request for Grant of Poverty Affidavit (Enter name of the Petitioner), being first duly sworn, deposes and says:

1. That I, by reason of my poverty, am unable to pay the cost deposit required by O.C.G.A. § 5-6-77 to file a civil case in the courts of Bibb County.
2. That I am 68 years of age, and my monthly household income is \$~~400.00~~. A copy of my last two pay stubs/unemployment checks/other proof of income source is attached.
3. That I live at 1254 Third St. Milledgeville, GA, and pay \$400.00 per month as rent.
4. My household consists of 1 number of people.
5. That I pay the following bills each month:

Name of Bill	Amount of Bill
Gas	\$ 65.00
Light	\$ 60.00
Water	\$ 60.00
Transportation	\$ 40.00

6. That I hereby request that I be able to proceed in this action without having to pay filing fees and associated costs.

Signed this 5 day of November, 2014
(Day) (Month) (Year)


(Sign your name before a Notary)

Petitioner's name (Print or type): Charles E. Thompson

Petitioner's Address 1284 Park St.

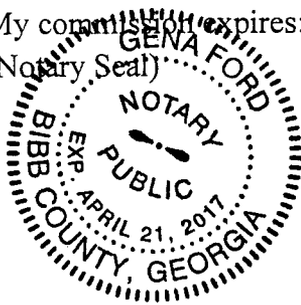
MAcon GA 31201

Petitioner's Telephone Number: (478) 318-9164

Sworn to and affirmed before me, this
5 day of November, 2014


Notary Public

My commission expires: 4-21-17
(Notary Seal)



IN THE SUPERIOR COURT OF BIBB COUNTY
STATE OF GEORGIA

Charles E. Thompson
Plaintiff

Civil Action No.: 12-CV-58359

v.

Robert Reichert
Defendant

ORDER ON AFFIDAVIT OF POVERTY

The Pro Se Plaintiff/Defendant having filed an Affidavit of Poverty with the Clerk of Court and the Court having reviewed the Affidavit and the other initial pleadings finds as follows:

Affidavit Approved- It appears to the Court that the Affiant is unable to pay the filing fees and associated costs of this action. Therefore, the Affiant's pleadings shall be filed, and the Affiant shall be relieved from paying the filing fee, sheriff's fee and other costs normally required.

Affidavit Not Approved- It appearing to the Court that the Affiant is able to pay the filing fee and associated costs of this action, or that filing should otherwise not be allowed under. Therefore the Affiant shall not be relieved from paying the filing fee, sheriff's service fee, or any other costs normally required.

This Order entered on _____, 20____.

Judge
Bibb County Superior Court

al Security Administration
Retirement, Survivors and Disability Insurance
Notice of Change in Benefits

Southeastern Program Service Center
1200 Rev. Abraham Woods, Jr. Blvd.
Birmingham, AL 35285-0001
Date: March 19, 2013
Claim Number: 422-58-9649A



M23 00000598 1 SP 0.440 T

 CHARLES E THOMPSON
2041 THIRD AVENUE
MACON GA 31204-3014

We are writing to give you new information about the retirement benefits which you receive on this Social Security record.

Your Benefits

We used the amount refunded to replace some of the money we overpaid you.

What We Will Pay

- The next check you receive will be for \$396.00, which is the money you are due through March 2013.
- After that, you will receive \$396.00, on or about the fourth Wednesday of each month.

Do You Think We Are Wrong?

If you disagree with this decision, you have the right to appeal. We will review your case and consider any new facts you have. A person who did not make the first decision will decide your case. We will correct any mistakes. We will review those parts of the decision which you believe are wrong and will look at any new facts you have. We may also review those parts which you believe are correct and may make them unfavorable or less favorable to you.

- You have 60 days to ask for an appeal.
- The 60 days start the day after you get this letter. We assume you got this letter 5 days after the date on it unless you show us that you did not get it within the 5-day period.
- You must have a good reason for waiting more than 60 days to ask for an appeal.
- You have to ask for an appeal in writing. We will ask you to sign a Form SSA-561-U2, called "Request for Reconsideration". Contact one of our offices if you want help.



S000598 *00142*
AFF M231Q99J R130313 1 1st

If You Have Any Questions

We invite you to visit our website at www.socialsecurity.gov on the Internet to find general information about Social Security. If you have any specific questions, you may call us toll-free at 1-800-772-1213, or call your local Social Security office at 1-888-833-6155. We can answer most questions over the phone. If you are deaf or hard of hearing, you may call our TTY number, 1-800-325-0778. You can also write or visit any Social Security office. The office that serves your area is located at:

SOCIAL SECURITY
3530 RIVERSIDE DRIVE
MACON GA 31210

If you do call or visit an office, please have this letter with you. It will help us answer your questions. Also, if you plan to visit an office, you may call ahead to make an appointment. This will help us serve you more quickly when you arrive at the office.

Social Security Administration

RETURN NOTICE

November 13, 2014

To: Mr. Charles E. Thompson, 1254 Third Street, Macon, Georgia 31201

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.

COURT OF APPEALS OF GEORGIA
DOCUMENT RETURN NOTICE FOR APPLICATIONS

KBT

A15D0166

11/7/15

To: Charles E. Thompson

Docket Number: Style: Charles E. Thompson v. Robert Reichert et al.

Your document(s) is (are) being returned for the following reason(s).

1. Your Application was not accompanied by the statutory filing fee, \$300.00 civil; \$80.00 criminal, or a sufficient pauper's affidavit. OCGA §5-6-4 and Rule 5 **Please be advised that your pauper's affidavit should be notarized by a notary public.**
2. Portions of the record included were not tabbed and indexed. Rules 30 (e) and 31 (c).
3. A stamped "filed" copy of the trial court's order to be appealed was not attached to your Application. Rules 30 (b) and 31 (e)
4. A stamped "filed" copy of the Certificate of Immediate Review was not attached to your Interlocutory Application. Rule 30(b)
5. Your document(s) was (were) not signed by counsel (No signatures with expressed permission are permitted). Rule 1 (a)
6. There were an insufficient number of copies of your document. Rule 6
7. No Certificate of Service accompanied your document(s). Rule 6 You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.
8. Your Certificate of Service did not include the complete name and /or mailing address of each opposing counsel and pro se party. Rule 1(a) and 6
9. Your document exceeds page limits. Rules 24(f) , 30(e) and 31(c)
10. Your request for court action must be submitted in motion form. Rule 41 (a)
11. No extension of time for filing an interlocutory application will be granted . Rule 30 (g) . No extension of time will be granted for filing a discretionary application unless the motion for extension is filed on or before the due date of the discretionary application.
12. The type font was smaller than 10 characters per inch; type was not double-spaced or/and type was on both sides of the paper. Rules 1(c), 24(b), 37(a) and 41(b).
13. Your motions were submitted in an improper form (joint, compound, or alternative motions in one document). Rule 41 (b)
14. Margins were too small or paper size was incorrect. Rules 1(c), 24(c), 30(e), 31(c) and 41(b).
15. Your document(s) was (were) not securely bound at the top with staples or round head fasteners. Rules 1(c), 30 (e) and 31 (c)
16. Your document was submitted for filing more than 30 days after the date of the order granting, denying or dismissing the application or the order granting, denying or dismissing the Motion for Reconsideration. Rules 30(j) and 31(j).

For Additional information, please go to the Court's website at: www.gaappeals.us

★ application GRANTED 12/15/14.
- Notice of Appeals filed with trial Courts.



2014

Georgia Court of Appeals

R U L E S

Last Update: October 21, 2014

IN THE APPEALS COURT OF GEORGIA
State of Georgia

Charles E. Thompson, Plaintiff,

v.

Robert Reichert et al.,
Defendants.

Civil Action No.
12-CV-58559
RECEIVED
2015 MAR 19 PM 3:16
CLERK OF SUPERIOR COURT
STATE OF GEORGIA

cc

NOTICE OF INTERLOUATORY APPEAL

Plaintiff in the above style appeals this court's March 22, 2015 order which held that Plaintiff had not as of that date filed a direct notice of appeals with this court of Appeals of Georgia which is extremely erroneous. Plaintiff appeals this 3-2-15 order for interloutory review and all the transcripts must be included on the records for appeal by transferring it along with the other records. Nothing in this record should be omitted on appeal.

signed: Charles E. Thompson

Date: 3-5-2015

~~CONFIDENTIAL~~

IN THE ~~STATE~~ COURT OF ~~THE~~ Georgia
Appeals
STATE OF GEORGIA

RECEIVED
2015 MAR 12 PM 3:16
COURT CLERK

Charles E. Thompson
Plaintiff

vs.

Robert Reichert
Defendant

12-CV-58359

Civil Action: ~~_____~~

POVERTY AFFIDAVIT

Comes now Charles E. Thompson, Plaintiff in the above styled
Affidavit Indigency (Enter name of the Petition), being first duly sworn, deposes and says:

1. That I, by reason of my poverty, am unable to pay the cost deposit required by O.C.G.A. § 5-6-77 to file a civil case in the courts of Bibb County.
2. That I am 69 years of age, and my monthly household income is \$ 400. A copy of my last two pay stubs/unemployment checks/other proof of income source is attached.
3. That I live at 169 Summit Rd, Marietta, GA 30067, and pay \$ 300 per month as rent.
4. My household consists of 1 number of people.
5. That I pay the following bills each month:

Name of Bill	Amount of Bill
<u>Internet Service</u>	<u>\$50.00 per month</u>
<u>Gas Bill</u>	<u>\$5.00 per month</u>
<u>Water Bill</u>	<u>paid by landlord</u>

6. That I hereby request that I be able to proceed in this action without having to pay filing fees and associated costs.

copy BOTH 9/25. see other 9/25

Social Security Administration
Retirement, Survivors and Disability Insurance
Important Information

Southeastern Program Service Center
1200 Rev. Abraham Woods, Jr. Blvd.
Birmingham, AL 35285-0001
Date: November 15, 2013
Claim Number: 422-58-9649A



018768 1 AB 0.384 0058 LN T24P3 1108 02



CHARLES E THOMPSON
4006 HOUSTON AVENUE
MACON GA 31206-2561

As you requested, beginning November 2013, we will send any Social Security payments to your:

- financial institution, or
- new account at the same financial institution.

If you changed accounts, you should keep the old account open until we send a payment to the new account. It usually takes us 1 to 2 months to change where we send payments.

Please let us know right away if your address changes so we can send any future letters to your new address. Also, let us know if you change the bank account where we send your payments.

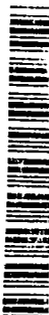
What We Will Pay And When

- You will receive \$396.00 for November 2013 around December 24, 2013.
- After that you will receive \$396.00 on or about the fourth Wednesday of each month.

If You Have Any Questions

We invite you to visit our website at www.socialsecurity.gov on the Internet to find general information about Social Security. If you have any specific questions, you may call us toll-free at 1-800-772-1213, or call your local Social Security office at 1-888-833-6155. We can answer most questions over the phone. If you are deaf or hard of hearing, you may call our TTY number, 1-800-325-0778. You can also write or visit any Social Security office. The office that serves your area is located at:

SOCIAL SECURITY
3530 RIVERSIDE DRIVE
MACON, GA 31210



Signed this 10 day of February, 2015
(Day) (Month) (Year)

[Handwritten Signature]
(Sign your name before a Notary)

Petitioner's name (Print or type): Charles E. Thompson

Petitioner's Address 1129 Sunnyside Dr
Napa, GA

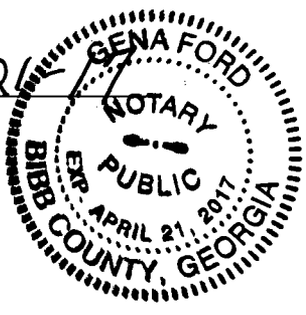
Petitioner's Telephone Number: (404) 637-8831

Sworn to and affirmed before me, this
10 day of February, 2015

[Handwritten Signature]

Notary Public

My commission expires: 4-21-17
(Notary Seal)



**IN THE SUPERIOR COURT OF BIBB COUNTY
STATE OF GEORGIA**

Plaintiff

Civil Action No.: _____

v.

Defendant

ORDER ON AFFIDAVIT OF POVERTY

The Pro Se Plaintiff/Defendant having filed an Affidavit of Poverty with the Clerk of Court and the Court having reviewed the Affidavit and the other initial pleadings finds as follows:

Affidavit Approved- It appears to the Court that the Affiant is unable to pay the filing fees and associated costs of this action. Therefore, the Affiant's pleadings shall be filed, and the Affiant shall be relieved from paying the filing fee, sheriff's fee and other costs normally required.

Affidavit Not Approved- It appearing to the Court that the Affiant is able to pay the filing fee and associated costs of this action, or that filing should otherwise not be allowed under. Therefore the Affiant shall not be relieved from paying the filing fee, sheriff's service fee, or any other costs normally required.

This Order entered on _____, 20____.

Judge
Bibb County Superior Court

In The Appeals Court of Georgia
State of Georgia

Charles E. Thompson, Plaintiff,

Civil Action No.
12-CV-56359

v.
Robert Reicher, et al.,
Defendants.

Enumerations of ERRORS

(1) This clerk notified Plaintiff an order on 3-2-2015 that held that Plaintiff's Application was disposed because as of that date Plaintiff had not filed a ~~new~~ direct notice of Appeal in this Court of Appeals of Georgia which Action clearly amounts to a gross miscarriage of justice because as per this court's December 30, 2014 order Plaintiff did at that time did file a direct notice of Appeals to this court dated 12-31-2014 and as such this clerk have denied Plaintiff his rights to file a lawsuit against the government which is the most important right that any American citizen have and therefore this clerk have denied Plaintiff his right to petition the government for a redress of grievances in violation of the 1st, 5th and 14th Amendments to the U.S. Const.; Art. I, Sec. 1, para. 1 and II of the GA.

(2)

CONF. (C Jurisdiction)

This court have jurisdiction because it is a civil rights lawsuit rather than the state supreme court and all the defendants live within the jurisdictions of this court because this case originated in the Bibb County Superior Court,

519A Rev. *Paul S. Thompson*

Date: 3-5-2015

IN THE APPEALS COURT OF GEORGIA
STATE OF GEORGIA

CHARLES E. THOMPSON, Plaintiff, CIVIL ACTION NO. 12-CV-58359
V. ROBERT REICHERT, et al.,
Defendants.

ENUMERATIONS OF ERRORS TO BE URGED ON INTERLOCU-
TORY APPEAL along with a clear need for INTERLO-
CUTORY appellate review wherein Plaintiff's re-
quirements as fulfilled as a unit instead of as isolated
incidences; in line with the other phrase standards.

(1) This clerk mailed Plaintiff an order on 3-2-2015
that held that Plaintiff's Application was disposed
because as of that date Plaintiff had not filed a di-
rect notice of Appeal in this Court of Appeals of Geo-
rgia which action clearly amounts to a gross miscarri-
age of justice because as per this Court's Decem-
ber 30, 2014 order Plaintiff did at that time did file
a direct notice of Appeals to this Court dated 12-31-
2014 and as such this clerk have denied Plaintiff

(2)

his rights to file a lawsuit against the government which is the most important right that any American citizen have and therefore this clerk have denied plaintiff his right to petition the government for a redress of grievances in violation of the 1st 5th and 14th amendments to the U.S. Const.; ART. I, Sec. 1, paras. I and II of the GA. Const.

Standard of Review
1st Amendment of U.S. Constitution

The 1st amendment hold: Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof, or abridging the freedom of speech, or of the press, or the right of the people peaceably to assemble and petition the government for a redress of grievances.

O.C.G.A. 5-6-35(b) hold: All appeals taken in cases specified in subsection (a) of this code section shall apply by application in the nature of a petition enumerating the errors to be urged on appeal and stating why the appellate court has jurisdiction. The application shall specify the order or judgment being appealed and, if the order or judgment is interlocutory, the application shall set forth in addition to the enumeration of errors to be urged, the need for interlocutory review, if any.

Plaintiff have attached hereto label as exhibit F is the exact same order this clerk of court mail

(3)
to Plaintiff's motion is 990.1 that 12-30-2014 order which is
its date: read: Discretionary application, A15D0166, was
granted by this court on December 15, 2014. A direct appeal
has not been filed with this court as of December
29, 2014, id. see court's 12-30-14 order which was mailed
to Plaintiff. And Plaintiff immediately had a direct
appeal mailed to this court one day after this
court's 12-30-2014 whereby Plaintiff have a copy of that
Notice of Appeal attached hereto label as Exhibit D
and see for yourself that I did mail a ~~copy~~ direct
Notice of Appeal to this Honorable Court dated: 12-
31-2014, check your records and see for yourself.

Now some 4 months later this clerk of court on March
~~22~~ 22-2015 sends Plaintiff an order which contain this
same language which is the basis it used to hold that Plaintiff's
application was disposed of. The March 22, 2015 order
read: The above reference application was granted on
December 15, 2015. To date, no direct appeal has been
filed in the Court of Appeals of Georgia, and Plaintiff have
a copy of this court's 3-2-2015 order attached hereto
label as Exhibit A which order allegedly disposes of
Plaintiff's Application. Why should this clerk send me
another order claiming Plaintiff had no tabs of 3-2-
15 mailed in a direct appeal? When it is in this record
that on 12-31-2014 Plaintiff mailed to this court a
Direct Appeal and Plaintiff served all parties a
copy also of Plaintiff's Direct Notice of Appeal.

(4)
All Defendants received a copy of Plaintiff's Direct Notice of Appeal on 12-31-14 which proves beyond doubt that Plaintiff did serve them a copy of that 12-31-14 Direct Notice of Appeal which is for their proof that Plaintiff on 12-31-14 did mail to this clerk of court a Direct Notice of Appeal. I mailed to this court on 12-31-14 a Notice of Appeal and to all parties which had a paper's Affidavit notarized attached to it. Check the court records and see for yourself. If I have to subpoena the defendants records or if this court subpoenas the defendants records it will find a copy of Exhibit D, the 12-31-14 Direct Notice of Appeal. I guarantee you you will find a copy of that 12-31-14 Notice of Appeal in their records. If the Plaintiff in this instant case ask this court to subpoena the defendants files and if it want I will. Therefore, Plaintiff have carried his burden under section 5-6-35(b) because we have shown an obvious need for inter partes review.

O.C.G.A. 15-1-3 hold: Every court has power; to correct its own proceeding before final judgment; of 15-1-3(G). Therefore, the court must vacate or sit aside this court's 3-2-2015 order disposing of Plaintiff's Application and proceed on as otherwise

(5)
provide by law because this clerk of court have
denied plaintiff his right to file a lawsuit against
the government in violation of plaintiff's rights
under the 1st amendment to the U.S. Const. O.C.G.A.
15-1-3 (4) hold: Every court has power, to control, in the fur-
therance of justice, the conduct of its officers and all
other persons connected with a judicial proceeding
before it, in every matter appertaining thereto. Also
the court have power to amend and control its pro-
cesses and orders, so as to make them conform-
able to law and justice, and to amend its own rec-
ords, so as to make them conform to the truth see O.C.
G.A. 15-1-3 (6). And in this instant case it is obvious that
this clerk erred in its 33-2-15 order wherein it dis-
posed plaintiff's application for no reasons at all and
there must be intervoluntary review grant in this case
because as your own records shows that I did filed
my direct appeal with this court in violation of this court's
contrary proceedings. See exhibit attached hereto which
that this order told me I did not have to ever file
a direct notice of appeal in this court which also
was told to me from this court from its orders and
rules. This court clerk misled plaintiff an order on
January 12, 2015 which held: The notice of appeal must
be filed with the trial court and not with the court
of appeals of Georgia. See O.C.G.A. 56-37.-----

... you do not need to provide this court with a copy of
the notice of appeal you filed with the superior court.
As a pro se indigent Plaintiff Plaintiff's first impression
was that he did not have to file a notice of appeal
in this court but even though he was greatly confused
but out of an abundance of caution and upon this
court's 12-30-2014 order Plaintiff did submit a Direct
notice of appeal to this court for filing on 12-31-14
see Exhibit D Attached hereto which is the actual
copy of the notice of appeal Plaintiff submitted 12-
31-14 even though he was well confused by this
court's procedure at that time especially as a
pro se Plaintiff.

Therefore, this clerk have denied Plaintiff his
rights according to the first amendment of the U.S.
Constitution which guarantees Plaintiff or any other
American citizen the right to be able to file a lawsuit
against this government, and this court vacate its
3-2-15 order and proceed on as otherwise provid-
ed by law. IN Elmore v. McCarman, 640 F. Supp. 905 (1986),
held that the right to file a lawsuit is one of the
most important rights under the Constitution and laws.
Jenkins v. McKeithan, 376 U.S. 411, 421 (1959) held: pro se plea-
dings are to be given the same consideration without regard to
technicality; pro se pleadings done with care are
~~not~~ not to be held to the same high standards of

perfection of papers, see also Wickling v. Pennsylvania R. Co., 151 Fed. 2d 240; Shuck v. Cox, 456 2nd 233 (4th Cir. 1973). And the Courts of Georgia gives deference to pro se pleadings. see Thompson v. Kewbert, 318 Ga. App. 23, 733 S.E.2d 342 (2012).
 AN I ask the Court to do is check its records and see that I did submit a direct notice of Appeals with a notarized paper's affidavit to this Honorable Court dated: 12-3-2014 and vacate OR 5191 as 3-2-15 order and proceed as otherwise provided by LAW. If not this clerk will deny Plaintiff his right to due process of LAW and equal protection under the LAW in violation of the 5th and 14th amendments to the US. CONST.; ART. 1, Sec. 1, paras. 1 and 11 of the GA. CONST.

cc conclusion

AN I ask this court to, do is check its records and see that Plaintiff did submit a direct notice of Appeals to this court on 12-3-2014 in answer to this court's 12-30-2014 order which asked me to file a direct appeal to this court which I did do. Plaintiff put in Jesus name to Jehovah my God and here that this court vacate 1453-2-15 order

5191: Charles Thompson Date: 3-5-2015

Exhibit F



Court of Appeals of Georgia

December 30, 2014

TO: Mr. Charles E. Thompson, 1254 Third Street, Macon, Georgia 31201

RE: **A15D0166. Charles E. Thompson v. Robert Reichert, et al.**

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 - APPLICATION GRANTED

- Discretionary Application, A15D0166, was granted by this Court on December 15, 2014. A direct appeal has not been filed with this Court as of December 29, 2014.**

CASE STATUS - PENDING

- The above referenced appeal is 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.

Exhibit A



Court of Appeals of Georgia

March 2, 2015

TO: Mr. Charles E. Thompson, 1129 Sunnydale Drive, Macon, Georgia 31217

RE: **A15D0166. Charles E. Thompson v. Robert Reichert, et al.**

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 _____.

APPLICATION - DISPOSED

- The above referenced application was granted on December 15, 2014. To date, no direct appeal has been filed in the Court of Appeals of Georgia.**

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.

EXHIBIT B

COURT OF APPEALS OF GEORGIA
DOCUMENT RETURN NOTICE FOR APPLICATIONS

January 27, 2015

To: Mr. Charles E. Thompson, 1254 Third Street, Macon, Georgia 31201
Docket Number: Style: Charles E. Thompson v. Robert Reichert, et al.

Your document(s) is (are) being returned for the following reason(s).

1. Your Application was not accompanied by the statutory filing fee, \$300.00 civil; \$80.00 criminal, or a sufficient pauper's affidavit. OCGA§5-6-4 and Rule 5 Please be advised that your pauper's affidavit should be notarized by a notary public.
2. Portions of the record included were not tabbed and indexed. Rules 30 (e) and 31 (c).
3. A stamped "filed" copy of the trial court's order to be appealed was not attached to your Application. Rules 30 (b) and 31 (e)
4. A stamped "filed" copy of the Certificate of Immediate Review was not attached to your Interlocutory Application. Rule 30(b)
5. Your document(s) was (were) not signed by counsel (No signatures with expressed permission are permitted). Rule 1 (a)
6. There were an insufficient number of copies of your document. Rule 6
7. No Certificate of Service accompanied your document(s). Rule 6 You should provide a copy of your filing to the District Attorney and include his/her name and address on your Certificate of Service.
8. Your Certificate of Service did not include the complete name and /or mailing address of each opposing counsel and pro se party. Rule 1(a) and 6
9. Your document exceeds page limits. Rules 24(f) , 30(e) and 31(c)
10. Your request for court action must be submitted in motion form. Rule 41 (a)
11. No extension of time for filing an interlocutory application will be granted . Rule 30 (g) . No extension of time will be granted for filing a discretionary application unless the motion for extension is filed on or before the due date of the discretionary application.
12. The type font was smaller than 10 characters per inch; type was not double-spaced or/and type was on both sides of the paper. Rules 1(c), 24(b), 37(a) and 41(b).
13. Your motions were submitted in an improper form (joint, compound, or alternative motions in one document). Rule 41 (b)
14. Margins were too small or paper size was incorrect. Rules 1(c), 24(c), 30(e), 31(c) and 41(b).
15. **Your document was submitted for filing more than 30 days after the date of the order granting, denying or dismissing the application or the order granting, denying or dismissing the Motion for Reconsideration. Rules 30(j) and 31(j).**
16. Other:

For Additional information, please go to the Court's website at: www.gaappeals.us



Court of Appeals of Georgia

January 9, 2015

TO: Mr. Charles E. Thompson, 1254 Third Street, Macon, Georgia 31201

RE: **A15D0166. Charles E. Thompson v. Robert Reichert, et al.**

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 - APPLICATION GRANTED

- Discretionary Application, A15D0166, was granted by this Court on December 15, 2014.

The Notice of Appeal must be filed with 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.

COURT RULES

- A copy of the Rules of the Court of Appeals of Georgia has been enclosed for your review.

CASE STATUS - PENDING

- The above referenced appeal is 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.

IN THE COURT OF APPEALS OF GEORGIA
~~EXHIBIT D~~ EXHIBIT D STATE OF GEORGIA

Charles E. Thompson, Plaintiff, Civil Action No.:

V. 12CV58359
Application No. AISD 0166

Robert Reichert et al.
Defendants

Date: 12-31-2014
Signed: Charles E. Thompson

Notice of Appeal

Plaintiff in the above state appeals from the court's 10-30-2014 decision which granted defendant's motion for summary judgment. I appeal to this Appeals Court from the Superior Court and all transcripts of those proceedings are to be included on the record of appeals. No records are to be omitted. I timely submitted my notice of ~~appeal~~ appeal to the trial court within 10 days and at that time I did send a copy of that notice of appeals to this court and to the defendants as a matter of fact before that time I submitted a notice of appeals to ~~the~~ this court which is in the records but the court clerk returned it to me and as proof I have attached hereto a copy of the affidavit label exhibit that have the court's seal stamped on it albeit I did file my notice of appeal with court below within 10 days of these events. I am excepting due diligence. Signed: Charles E. Thompson, Date: 12-31-15

- Certificate of Service -

~~This~~ This is to certify that I have served
True and correct copies of these enclosed
~~and~~ documents; on the parties listed be-
low;

Chambless, Arden Richardson,
Katz & Griggs, LLP
P.O. Box 18086
3920 ARK WRIGHT Rd. Ste. 405
Macon, Ga 31209-8086

This the 5th day of March, 2015,

signed, *Paul E. Thompson*