



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.

IN THE COURT OF APPEALS OF Georgia
State of Georgia

FILED IN OFFICE
FEB 26 2015
COURT CLERK
CLERK COURT OF APPEALS OF GA

Charles E. Thompson, Plaintiff,

Civil Action No.

v.

12-CV-58359

Robert Reichert et al,
Defendants.

cc

Request for permission to Amend

comes now Plaintiff in the above style and ask
this court for permission to amend in 5th
voluntary appeal because justice so requires.
Right to amend is generally freely given, see
Foman v. Davis, and the Official Code of Geo.
2919.

Sign: *Charles E. Thompson*

2015 FEB 26 AM 11:18
COURT OF APPEALS OF GEORGIA

Date: 2-20-2015

IN THE COURT OF APPEALS OF GEORGIA
STATE OF GEORGIA

Charles E. Thompson, Plaintiff, Civil Action No.
v. 12-CV-58359

Robert Reichert, et al.,
Defendants.

“ AMENDMENT ”

Plaintiff in the above style comes forward
~~and~~ and amends his interlocutory appeal in
the following manner:

O.C.G.A. 5-6-35(b) requires for a plaintiff to state
why this appellate court have jurisdiction
which is not a dispositive issue, but since
this case concerns a civil action which this
court have jurisdiction to decide the merits of
plaintiff's interlocutory appeal rather than the
Georgia supreme court. And as the case law requires
that these pleadings are not in the proper form I ask
this court as an indigent prose litigant to please

put these pleadings in their proper forum in this court or transfer them to their proper forum as all courts require in their handling of these complaints (pleadings).

Plaintiff is not sure if O.C.G.A. 5-6-35(b) requires an enumeration of errors with its requirements for the jurisdictional statement so, to keep the clerk from trying to win the case only tech I am also ~~submitting~~ submitting to this court in this envelope a copy of the enumeration of errors along with another jurisdiction statement.

signed,  Paul E. Thompson

Date: 2-20-2015

IN THE APPEALS COURT OF GEORGIA

State of Georgia

Charles E. Thompson, Plaintiff, Civil Action No:

v.

Robert Hewlett, et al,
Defendants

12-CV-58359

“(Enumerations of Errors)”

1) THE CLERK'S 2-6-15 ORDER IS EXTREMELY UNCONSTITUTIONAL WHEREBY SUCH ACTION AMOUNTS TO A GROSS MISCARriage of justice wherein such action is proven on the face of the records and as such the acts of the clerk have clearly denied Plaintiff his constitutional rights to due process of law just like the court below is doing which is a violation of my rights under the 1st amendment to the U.S. Const. whereby which gives Plaintiff the rights as a U.S. citizen to be able to petition the government for a redress of grievances.

Jurisdiction

This court have jurisdiction because it is a Civil Action and not a matter than the Georgia Supreme Court.

518 N. K. Charles E. Thompson

Date: 7-20-2015

- Certificate of Service -

This is to certify that I have this day served true copies of these enclosed documents on the parties listed below:

Chambless, Higdon, Richardson,
Katz & Griggs, LLP
P.O. Box 14086
3920 Arkwright Rd. NE, 405
Macon, GA 31209-8086

This the 20th day of February, 2015

signed by Paul E. Thompson
P. E.
P. E.