

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

October 28, 2015

To: Mr. Paul Treadwell, GDC378114, Ware State Prison, 3620 Harris Road, Waycross,
Georgia 31503

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. I am returning your documents to you.**
- 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. The mailing address for the Supreme Court of Georgia is: 244 Washington Street, S.W., Suite 572, Atlanta, Georgia 30334.
- 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.

Circuit Defender
Atlanta Conflict Attorney's Office

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COURT OF APPEALS

- 1) Conflicting Medical evidence
all Medical personnel stated Allegedly
victim was incoherent.
- 2) Proper Application of Hearsay rule
Court of Appeal said it was argued
improperly.
- 3) Your attorney shouldn't have done your
Appeal - He couldn't have raise ineffective
assist - Another Attorney should have been assigned.
- 4) When you are granted an out of time
appeal. MAKE sure he puts in for a
New Motion for New trial
- 5) Also - Introduce Evidence that you worked
on cars.
- 6) Introduce - Medical expert should have testified
when someone is incoherent sometimes they
fixate on something that isn't true. Delusions!

1)

U CT Scan showed on Hematomas
on exterior of Scalp. no way you
could have hit him.

The Murder Charge I had in
1975 was reversed. In 1996 to
involuntary man-slaughter. This case or
charge should have not been brought
up in my trial or Habeas Court. Then
also it took 2 years in Habeas Court
to make a decision of unoffical counselng.

In 1982 I was fully pardon of
the murder charge in 1975 that
was later on reversed to involuntary
man-slaughter. In 1982 August 4, I
was pardon and recieved all my Constitutional
Rights Back.

COURT OF TELFAIR COUNTY

Inmate Signature
Paul Tredwell

Paul Tredwell

CRIMINAL CASE NUMBER

06R-302

MURDER, ROBBERY

In my trial court in Telfair County Court system the EMTs' got on the witness stand and testified that Mr. Sellars had not been beaten up, had no fractured ribs, no brake bones and no fractured skull.

Also the nurses at the hospital in the ER said that Mr. Sellars could not talk so he couldn't have mentioned my name as the Chief Deputy Johnny "O" Smith had said. The nurses testified this information on the witness stand in court. All the evidence that

was brought up in my case was all "here-say". Johnny "O" Smith Chief deputy at the time of my trial lied against me on the witness stand. This person

Johnny "O" Smith is being investigated by the GBI, warrants have been issued for burning down of his house and buying votes for the Sheriff election.

Johnny "O" Smith said that Mr. Sellars said that Paul Ussery was the person that had done this crime against Mr. Sellars. But this wasn't true either. Why Johnny "O" Smith (Chief deputy) did this, is because on another case concerning Paul Ussery Chief Deputy Johnny "O" Smith had to dismissed the a warrant because the warrant 1)

was for Paul Ussery not Paul Treadwell.
Every since then Johnny "O" Smith
had a vendetta against me Paul Treadwell.

Also on my case there
wasn't any GBI agents or other
deputy sheriff that question me about
my case. The investigation was investigated
by two deputies Chief Deputy Johnny "O" Smith
and ¹⁾ Harry Thomas. These two deputies
didn't have any questions pertaining to
my case. They only charge me with murder.
I wish that a GBI agent would
come and question me about my case.

I Also was housed in
Oscilla Private Jail, where I could
not contact anyone to assist me with
my case. This crime I am innocent
of. I have known Mr. Sellars since
1969, I have work with him off and
on for 20 yrs, when he work for the
Stovall-Avery Bee Company out of
Mississippi.

There was also a lady on
the jury that was married into my
family, and she went to Judge Mullis
and explain to him about this situation.
But Judge Mullis said that it

2.)

would not affect the case. I
disapprove of this lady being on the
jury. But my lawyer Steve Harrison also said
that it would be okay.