



**Court of Appeals of Georgia**

TO: Mr. Jabbar Williams, Chatham County Sheriff's Complex, 1074 Carl Griffin Drive,  
Savannah, Georgia 31405

RE: **Motion for Out-of-Time Appeal**

**MOTION FOR OUT-OF-TIME APPEAL - RETURN OF MOTION**

- 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.**

IN THE SUPERIOR COURT OF CHATHAM COUNTY  
OF THE STATE OF GEORGIA

Jabbar Williams

Case# CR11-0818 FR

- VS -

State of Georgia

RECEIVED IN OFFICE  
2015 JAN 23 PM 3:26  
CLERK OF SUPERIOR COURT  
CHATHAM COUNTY  
GEORGIA

MOTION FOR OUT OF TIME APPEAL

Comes now, the Plaintiff in the above styled case to show a violation of his 5<sup>th</sup>, 6<sup>th</sup>, 8<sup>th</sup>, and 14<sup>th</sup> constitutional Amendments of the United States. The Plaintiff also wants to let the record show that this motion is being handled, Pro'se.

Around Oct. 18, 2013 the petitioner was taken into custody after his probation officer executed an arrest warrant for multiple violations. When the counsel <sup>presented</sup> himself around 12/09/2013 I immediately inform Gilbert Stacy that I never went to a first appearance and had my rights read for the warrant, but mr Stacy ensured me it wasn't needed. I also told him I needed my medical records to show I was in treatment or during the time I was absent in the program in DRK. An estimated week later me, him and officer Dowd, who works in the Chatham County Detention Center, signed a medical release form so mr. Stacy can retrieve my profile from Casino Law firm, but when court (revocation) was held Mr. Stacy didn't have my medical profile and when I talked to Casino staff they told me ~~no~~ no one requested it.

Although I went home the violations are on my record and should've been dropped because I was never read my rights and my medical records.

Under the 6<sup>th</sup> U.S. Constitutional Amendment I am entitled to effective assistance of counsel and right to present evidence on my ~~own~~ <sup>the</sup> own behalf. Being that I wasn't given such my 5<sup>th</sup> Amendment of Due process and 14<sup>th</sup> Amendment of equal protections of laws were also violated. Being so. Any punishment at all is cruel and unusual. 8<sup>th</sup>

~~RELIEF~~  
RELIEF

I would like to request any and all documented punishments and sanctions removed because my rights wasn't read to me and also for ineffective assistance of counsel.

On the 13<sup>th</sup> day of January 2015

Jabbar Williams  
Jabbar Williams