

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

August 6, 2015

To: Mr. Reginald Williams, Catoosa County Jail, Post Office Box 909, Ringgold, Georgia
30736

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.

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COURT OF APPEALS

To Whom it may Concern I haven't
Went to trial yet on my case but I
am writing to the Courts of appeals of
Georgia beforehand to Let It be known
about The injustice done in my case and
The Lack of Legal Representation I'm getting
and The Criminal Procedures of Laws That
have been broken SO that if I should
Lose trial which I will hopefully you
would adopt my appeal and grant me a new trial
and appoint me another Lawyer Besides
The one I have now which is Sean Love
and regrant me a new trial with a new Lawyer
I wrote the Courts and the Judge and they
have done nothing at all in my situation
One ground I am arguing is that on The
27th day of October 2014, my crime which
is called financial identity fraud took place
in Chattanooga Tennessee at first Volunteer bank
The instrument used is a fake printed up check
The witness at The Tennessee first Volunteer bank
Says she knows The person in Georgia who
owns the business information that's printed on
The fake check The witness doesn't call the
Police in Tennessee she gives the evidence
to The victim in Rossville Georgia Than he
reports identity theft on The 28th day in Georgia
at his Business which is located on 1105 Mack Smith
Road I am being charged in Georgia but not
indicted off of Georgia crime I am indicted
off of What happened in Tennessee
and I have The witness from Tennessee testifying

to a Tennessee Crime my arguments is that
According to Georgia Law it's a requirement
in the Constitution that your crime be tried
where it was committed. **Not Violated.**

Also according to The Law book and Law
16-10-94 The Witness in Tennessee committed
an offense which is tampering with evidence
moving evidence from one site to another
site. That's how a warrant was put on me
me by Georgia on December the 14th.

during Preliminary a Officer said he got me out of
Tennessee Hamilton County That's a Lie I

was got out of Athens Georgia which is
Clark County on December the 27th of

2012 also in Section 16-9-25.1 it states
That if a Victim has reason to believe that they
are the victim of identity fraud to contact
their local agency who has jurisdiction of
his or her residence.

The report over to the agency having jurisdiction of
the crime none of that was done because
the witness in Tennessee had moved the
crime to Georgia and the victim of the
crime after the crime.

which is 51-7-1 and 51-7-40, False report Law by the
victim knowing that no checks were ever missing
and were listed on the bank statement.

also Law 16-10-20
False Statements and perjury The witness at the
Tennessee bank alleged that the defendant

dropped his ID with the check that's a lie
I have my ID with me there's no ID evidence

At the evidence hearing were the evidence was introduced
The victim couldn't identify nobody so I should only
be charged with identity theft
my whole indictment is based off of
Tennessee nothing about what happened
in Georgia so if the courts are charging
me with a crime that happened in Tennessee
again there violating a constitutional requirement also my
charge never extended into the residence were the
victim lived. Same argument mayze had done
his 2005 case. EXCEPT my case never extended
to the residence of COURT were the victim
resided. ONLY a offense which they alleged to had
happened on 12am to 11:59pm on the 27th day of
October through the 30 day October 2014 were it's a day
after the crime was committed in Tennessee on the 27th
day of October my victim got evidence illegally
handed to him and the County of Cartoosa got illegal
evidence that makes it found in Cartoosa County according
to Georgia's Constitution 1933 Art VI, Sec 11 Para VI.
You shall be tried where crime committed but violated
I am asking where the higher court level is
The Georgia Court or the Tennessee Court. I am
appeal to get back in court and would you have
the illegal evidence from the Tennessee crime scene
Tennessee where the victim lived. I am asking

Tampering with evidence even though they
happened but by a witness handing over
evidence to another state to charge the
defendant in there state for a crime that
never occurred in there state makes no
sense so I would want the

Courts consider by letter and look into
the charges and if I can get

The green light my charge is put together
as one offense but like I said

The defense parts suppose to be discharged
I never was in Catoosa County they are putting
two events together to make one crime and the
victims lying about the check because it's not
his it's fake and printed up also it's said
you can't be convicted of 2 charges that happen
the same time based on the same conduct

ALSO if a crime committed in your face in your
state your suppose to call the police have the
witness come and it's a contract the witness
knows the check also the check
was printed in Catoosa County in the courts
could be in the state of Georgia

God Bless

Steven [unclear]