



**Court of Appeals of Georgia**

August 18, 2015

TO: Mr. Daniel A. Spottsville, GDC977050, Coffee Correctional Facility, Post Office Box 650, Nicholls, Georgia 31554

RE: **A15A2253. Daniel Spottsville v. The State**

**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 - DISPOSED**

- The referenced appeal was dismissed on August 12, 2015.**

**Also, the document you submitted exceeds page limits. Rules 24 (f) and 27(a).**

**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.

Clerk of Court of Appeals  
47th Trinity Ave, SW  
Suite 501

13 Aug 2015

Atlanta, Ga 30334

RECEIVED IN CHIEF  
2015 AUG 17 PM 3:43  
CLERK OF COURT OF APPEALS OF GA

Daniel A. Spottsville  
ID# 9771050  
Coffee Correctional Facility  
PO Box 650 / JF  
Nicholls, Ga. 31554

RE: # A15A 2253 - Direct Appeal

Dear Clerk,

Could you please provide  
me with a stamped as filed  
copy of the enclosed ① Appeal Brief...,  
② Amendment to Appeal Brief..., and  
③ IFF Request or proof documents  
have been filed into the Court's  
Docket sheet. Thank you, please  
benignly you.

Respectfully,  
D. A. Spottsville  
rose

IN THE COURT OF APPEALS FOR THE STATE  
OF GEORGIA

STATE OF GEORGIA  
VS

DANIEL A. SPOTSVILLE  
PRO SE

CASE # A15A2253

[MUSCOGEE CO  
# SU98CR1445]

AN AMENDMENT TO APPEAL  
BRIEF — ENUMERATION OF ERRORS (PART II)  
(AFFIDAVIT OF SUPPORT)

RECEIVED IN OFFICE  
2015 AUG 17 PM 3:15  
COURT OF APPEALS

NOTICE TO AGENT IS NOTICE TO PRINCIPAL  
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

"Indeed, no more than (Affidavits) is necessary to make the  
prima facie case," US VS KB, 658 F2d 526, 536 (7th Cir 1981);  
Cert. Denied, US 50 LW 2169, Sct. 22 March 1982; [SEE ALSO]  
OCGA § 9-10-113.

Now Comes the Appellant, Daniel A. Spotsville,  
the Affiant herein, above styled motion on Direct  
Appeal from Trial Court's denial & dismissal of his  
petition filed on the 6<sup>th</sup> of April 2015, the Honorable  
Ron Mullins, Judge, Superior Court of Muscogee County.  
[SEE EXHIBITS = APA]

Court of Appeal rather than the Georgia  
Supreme Court has jurisdiction to hear this case  
pursuant to OCGA § 5-6-33 / § 5-6-34.

Affiant does so amend and add to  
his "APPEAL BRIEF FROM APPELLANT (AFFIDAVIT OF SUP-  
PORT)" dated 3<sup>rd</sup> day of August 2015; herein  
accompanied, Affiant's ENUMERATION OF ERRORS  
as part II, [SEE BELOW], to his "APPEAL BRIEF..."

IN THE COURT OF APPEALS STATE OF GEORGIA

DANIEL A. SPOTTSVILLE  
VS  
STATE OF GEORGIA

# A15A2253  
CASE # ~~A15A0104~~  
[ MUSCOGEE CO. ]  
# SA98CR 1443

APPEAL

~~APPEAL~~ BRIEF FROM APPELLANT  
(AFFIDAVIT OF SUPPORT)

2015 AUG 11 PM 3:11  
CLERK OF SUPERIOR COURT  
MUSCOGEE COUNTY  
MONTICELLO, GA 30143

\* "Indeed, no more than (affidavits) is necessary to make the prima facie case," US v KIS, 658 F.2d 526, 536 (7th Cir. 1981);  
Cert. Denied, US 50 LW, 2169, SCT. 22 March 1982; [SEE ALSO]  
OCGA § 9-10-113.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL  
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Now Comes, the Appellant, Daniel A. Spottsville, as the Affiant herein, styled motion above to appeal the lower court's ruling dated 6<sup>th</sup> of April 2015, to wit, Affiant has filed a Notice to Appeal and filed Application for Discretionary Appeal on the 24<sup>th</sup> of June 2015 presenting Court with tandem enumerations of errors clearly warranting Affiant's request to be granted.

This Court does have jurisdiction to render decision on the matters herein now before it pursuant OCGA § 5-6-35 / 33/34.

I. STATEMENT OF FACTS & CITATIONS

\* Affiant does move this Court to De Novo review pursuant to St v Hammons, 325 Ga App 815 (2014) and note the fact that Affiant has twice sent into the Superior Court of Muscogee County his "Motion to Set Aside Judgment as Void" and "Motion to Modify Sentence", to wit, the same was sent to the District Attorney's office, record will show.