

*The Court of Appeals*  
*Office of the Clerk*  
*47 Trinity Avenue, S.W.*  
*Suite 501*  
*Santa, Georgia 30334*

WILLIAM L. MARTIN, III  
CLERK AND COURT ADMINISTRATOR

(404) 656-3450  
martinw@gaappeals.us

April 15, 2010

Mr. Kerry C. Walker  
142 Medina Lane  
Evansville, Tennessee 37332

RE: A10A1505. Kerry Craig Walker v. Cherokee County, Georgia, et al.

Dear Mr. Walker:

I am in receipt of your letter of April 12, 2010 regarding the above matter. I have reviewed my copy of the documents that you sent and I cannot find a Certificate of Service. Page 23 of that document has your signature below the date line at the end of the one paragraph, "Conclusion of Amended Argument for Appeal".

Please be advised that according to the rules of this Court, you will need to file a Brief, Part II of which shall be an Enumeration of Errors, with this Court within 20 days of docketing. The 20th day would be April 26 which is a State Holiday which will extend the time for filing your Brief to April 27<sup>th</sup>.

Failure to timely file your Brief may result in the dismissal of the appeal. I have enclosed a copy of the Court's Rules for your review.

Sincerely,



William L. Martin, III  
Clerk/Court Administrator  
Court of Appeals of Georgia


WLM, III/ld  
Enclosures

within the two (2) year statute of limitations. Again, the fact that the court finds in favor of Plaintiff for his expungement claim is evidence in itself Plaintiff was falsely arrested. The fact that this case continued in the adjudication process for some 50 months, with one trial ending in alleged felony tampering with evidence, which Plaintiff can prove, and the fact that Plaintiff showed up for some half dozen trial calendar calls but never given his day in court, points clearly to wrong doing. This wrong doing is in the form of criminal actions, obstruction of law, violations of oath of office, and actions unbecoming of an officer—and these can be proven in a court of law if Plaintiff is given the opportunity to do so. A powerful case such as this should never be barred from being heard in a free country and Plaintiff will never stop fighting for justice in this case.

**Conclusion of Amended Argument for Appeal**

Plaintiff has a valid case and the evidence can be presented to support his complaint in a court of law. Plaintiff has the right to a jury trial and Plaintiff demands such now.

This 2<sup>nd</sup> day of April, 2010.

  
Kerry Craig Walker  
Sui Juris/Plaintiff