DUPLICATE

IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

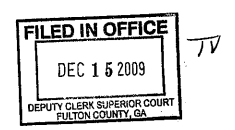
MAURICE FLOURNOY, DARNELL AMAKER, EUGENE NEAL, EMORY TEASLEY, CORNELIUS WHITE, and DARRYL WHITE, Plaintiffs, on behalf of themselves and all persons similarly situated, ٧. THE STATE OF GEORGIA, GEORGIA PUBLIC DEFENDER STANDARDS COUNCIL, SONNY PERDUE, in his official capacity as Governor of the State of Georgia, W. DANIEL EBERSOLE, in his official capacity as Director of the Georgia Office of Treasury and Fiscal Services, MACK CRAWFORD, in his official capacity as Director of the Georgia Public Defender Standards Council, MICHAEL BERG, in his official capacity as Chairman of the Georgia Public Defender Standards Council,

JIM STOKES, in his official capacity)

CIVIL ACTION

No. 2009CV178947

CLASS ACTION



as Conflicts Division Director of the)
Georgia Public Defender Standards)
Council, and)
)
JIMMONIQUE R.S. RODGERS,)
in her official capacity as Appellate	ĺ)
Division Director of the Georgia	ĺ)
Public Defender Standards Council,)
)
Defendants.)
	Ó

PETITION FOR WRIT OF MANDAMUS AND VERIFIED COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF

PRELIMINARY STATEMENT

- 1. This is an action for mandamus, declaratory, and injunctive relief to compel the State of Georgia and its responsible executive officials—Defendants Sonny Perdue, Mack Crawford, and others—to perform their *mandatory* and *non-discretionary* official duties to provide adequate, effective, and conflict-free counsel to Plaintiffs and others similarly situated who are without legal representation to assist in their motions for new trial and appellate proceedings.
- 2. The Constitutions of the United States and Georgia place ultimate constitutional responsibility on the State of Georgia to provide effective and conflict-free counsel at public expense to indigent defendants in all critical phases of a criminal prosecution, which includes the motion for

new trial phase and the direct appeal. See U.S. Const. amend. VI; GA. Const. art. I, § 1, ¶ XIV; Gideon v. Wainwright, 372 U.S. 335 (1963); Douglas v. California, 372 U.S. 353 (1963); Adams v. State, 199 Ga. App. 541, 405 S.E.2d 537 (1991); Williams v. Turpin, 87 F.3d 1204, 1210 (11th Cir. 1996).

- 3. The Indigent Defense Act of 2003 ("IDA") mandates that the Georgia Public Defender Standards Council ("GPDSC") and its officials "shall be responsible for assuring that adequate and effective legal representation is provided, independently of political considerations or private interests, to indigent persons who are entitled to representation under this chapter." O.C.G.A. § 17-12-1 (emphasis added); see also O.C.G.A. § 17-12-5(d)(3); O.C.G.A. § 17-12-6(a); O.C.G.A. § 17-12-22(a); O.C.G.A. § 17-12-22(b).
- 4. The named Plaintiffs in this action are among nearly 200 indigent defendants convicted of offenses carrying a term of incarceration in the State of Georgia who are languishing in prison without legal representation to assist in their motion for new trial and appellate

proceedings. Some of these 187 persons have been without counsel for *over*three years.¹

- 5. Plaintiffs' cases have been transferred to the Appellate Advocacy Division of the GPDSC ("Appellate Division"), which, at its current staffing and funding levels, is utterly incapable of meeting the full weight of the State's constitutional obligation to provide counsel. Since 2008, as a result of gross underfunding, the Appellate Division has been staffed by *two full-time and one-part time staff attorneys* and has limited funding for the appointment of private counsel.
- 6. In December of 2008, the Appellate Division had been assigned 249 cases, and was unable to assign 75 persons appellate lawyers. The Appellate Division Director, Defendant Jimmonique Rodgers, raised an alarm with supervising officials, writing in a memorandum to her GPDSC superiors that the Appellate Division had an "impossible case load" and that as a result, it had "passed the crisis point." Defendant Rodgers warned then

The official records relied upon in support of this Petition and Complaint are true and correct copies of the records received from the GPDSC in response to Open Records Act requests by Plaintiffs' counsel. The most recent "Appeals Status Report" dated November 23, 2009, details the Appellate Division's caseload. Among the 476 cases that are presently assigned to the Appellate Division, Plaintiffs' cases are six of 187 cases that have not been assigned a lawyer. See GPDSC Appeals Status Report, dated Nov. 23, 2009, attached hereto as Exhibit A. The "In House" designations in the "Attorney" column of the GPDSC Appeals Status Report reflect that no lawyer has been assigned.

that "if we did not take another case it should take the Division two years to discharge its current responsibilities."

- 7. In the year since December of 2008, the "impossible" caseload of the Appellate Division has nearly *doubled* and the number of unrepresented indigent defendants has increased by *150%*. As of the most recent Appellate Division Status report dated November 23, 2009, the Appellate Division reports a total caseload of 476 cases. Of those cases, *187* individuals are reported as having no lawyer to handle their appellate motions for new trial and direct appeals. That number continues to grow by at least ten unrepresented persons each month.
- 8. Since at least December 2008, Defendants have been fully aware of the State of Georgia's pervasive and systemic failure to provide appellate representation to indigent persons, but have failed to take action to remedy this systemic and pervasive denial of Plaintiffs' constitutional rights. Absent intervention by this Court, an ever-growing number of indigent defendants across the state will continue to languish in prison without counsel to handle their motions for new trial and direct appeals.

GPDSC Annual Division Report – December 2008, attached hereto as Exhibit B; 2008 Annual Report of Appellate Division, attached as Exhibit C, GPDSC Appellate Division Status, dated December 2008, attached hereto as Exhibit D.

- 9. The absence of funding (or the unwillingness to fund) does not excuse a failure to provide counsel, and the final obligation rests on this Court to remedy this continuing constitutional violation. See, e.g., Bounds v. Smith, 430 U.S. 817, 825 (1977); see also Georgia Public Defender Standards Council v. State, 285 Ga. 169, 173, 675 S.E.2d 25, 28 (2009). Indeed, "Art. VI, § IX, ¶ I [of the Georgia Constitution] ... casts upon the courts the duty to ensure that crimes are speedily and efficiently prosecuted and that indigent defendants are effectively defended. Adequate funding of these functions thus becomes constitutionally mandated." Wilson v. Southerland, 258 Ga. 479, 480, 371 S.E.2d 382, 383 (1988) (emphasis added).
- 10. Commensurate with the filing of this Complaint, Plaintiffs request that the Court grant mandamus nisi, and upon hearing, issue mandamus absolute requiring Defendants to provide effective and conflict-free counsel to Plaintiffs. Plaintiffs also move to certify a class of all indigent persons who have been or will be convicted in a Georgia court of a criminal offense carrying a term of incarceration and who do not, or in the future will not, have the assistance of conflict-free counsel to pursue a motion for new trial and/or first direct appeal.

JURISDICTION AND VENUE

- 11. This action is brought to enforce rights conferred by the United States and Georgia Constitutions and other applicable law. It is brought under the authority vested in this Court pursuant to O.C.G.A. § 9-4-2; O.C.G.A. § 9-4-3; O.C.G.A. § 9-5-1, O.C.G.A. §§ 9-6-20 to 23; O.C.G.A. § 9-6-25; 42 U.S.C. §§ 1983, 1985; 28 U.S.C. §§ 1331, 1343, 1367.
- 12. Venue is proper in Fulton County as substantial mandamus, declaratory, and equitable relief is sought against at least one Defendant residing in Fulton County. *See* O.C.G.A. § 9-10-30; GA. CONST. Art. VI, § 1, ¶¶ III, VI.
- 13. All actions, and refusals to act, of the Defendants have been under color of state law and with deliberate indifference to Plaintiffs' rights.

NAMED PLAINTIFFS

I. MAURICE FLOURNOY

14. Plaintiff Maurice Flournoy is a 29-year-old man who is presently without counsel to handle his motion for new trial or direct appeal. He is a veteran of the United States Marine Corps and attended the University of Mississippi. Mr. Flournoy has three children, ranging in age from two to ten years old, to whom he provided financial support prior to his incarceration. Since his incarceration, he has been unable to provide such

support.

- 15. Mr. Flournoy was convicted in Barrow County on March 1, 2007 of felony murder, kidnapping with bodily injury, two counts of kidnapping, armed robbery, three counts of aggravated assault, and possession of a firearm during the commission of a crime. Mr. Flournoy was subsequently sentenced to life imprisonment for the felony murder count, another life sentence for kidnapping (to run consecutively), 20 years for each count of kidnapping (one to run consecutive and one to run concurrently), another life sentence for armed robbery (to run concurrently), and five years for possession of a firearm (to run consecutively).
- 16. At trial, Mr. Flournoy was represented by Ms. Kathleen Anderson of the Barrow County Public Defender Office.
- 17. Upon conviction, Ms. Anderson filed a placeholder motion for new trial on March 28, 2007, and withdrew from Mr. Flournoy's case.
- 18. Responsibility for Mr. Flournoy's case has been transferred to the Appellate Division of the GPDSC.
- 19. Mr. Flournoy is entitled to have a new attorney advise him as to whether to raise ineffective assistance of counsel at trial.
- 20. Mr. Flournoy was notified by GPDSC approximately one year ago that GPDSC was trying to locate counsel to represent him on appeal;

Plaintiff has not yet been appointed counsel to represent him at the hearing on his motion for new trial or on appeal.

- 21. As of the date of filing of this complaint, Mr. Flournoy remains without legal counsel.
- 22. Because Mr. Flournoy cannot afford counsel without undue hardship, remains incarcerated at Smith State Prison, and seeks legal counsel to represent him in appealing his conviction, he currently suffers and in the immediate future faces the likelihood of suffering substantial and irreparable injury.

II. DARNELL AMAKER

- 23. Plaintiff Darnell Amaker is a 23-year-old man who is presently without counsel to handle his motion for new trial or direct appeal.
- 24. Mr. Amaker was convicted in Fulton County on April 14, 2006, of felony murder and possession of a firearm during a crime. Mr. Amaker was subsequently sentenced to life in prison for the felony murder count and five years to be served consecutively for possession of a firearm.
- 25. At trial, Mr. Amaker was represented by Kirby Clements, Jr., a private attorney who was appointed to the case. One of Mr. Amaker's codefendants was represented by the Fulton County Public Defender Office.

- 26. Mr. Clements filed a motion for new trial on Mr. Amaker's behalf on April 28, 2006. Shortly thereafter, Mr. Clements withdrew from the representation.
- 27. The responsibility for Mr. Amaker's case has been transferred to the Appellate Division of the GPDSC.
- 28. Mr. Amaker was later appointed another attorney Mr. Brandon Lewis to represent him on appeal. However, Mr. Lewis withdrew from his representation of Mr. Amaker in 2008 based on his understanding that the GPDSC would be unable to fully compensate appointed attorneys for their work on indigent appeals.
- 29. When Mr. Lewis informed Mr. Amaker of his withdrawal, he suggested to Mr. Amaker that he had a number of issues to raise on appeal and that he should certainly have his new attorney explore ineffective assistance of counsel as a potential claim on appeal.
- 30. Mr. Amaker has not yet been appointed new counsel to represent him at the hearing on his motion for new trial or on appeal. As a result, he filed a motion in the Superior Court of Fulton County on November 21, 2008, seeking the appointment of appellate counsel to his case.

- 31. As of the date of filing of this complaint, Mr. Amaker remains without legal counsel. Moreover, even after several attempts to contact officials at GPDSC, Mr. Amaker has never received any communication or correspondence from the GPDSC.
- 32. Because Mr. Amaker cannot afford counsel without undue hardship, remains incarcerated at Macon State Prison, and seeks legal counsel to represent him in appealing his conviction, he currently suffers and in the immediate future faces the likelihood of suffering substantial and irreparable injury.

III. EUGENE NEAL

- 33. Plaintiff Eugene Neal is a 59-year-old man who is presently without counsel to handle his motion for new trial or direct appeal.
- 34. Mr. Neal was named a finalist for the Small Businessman of the Year Award in a 1992 publication of the Atlanta Business Chronicle.
- 35. After being charged with murder, he was convicted in the Fulton County Superior Court on October 31, 2008. Mr. Neal was subsequently sentenced to a life sentence.
- 36. At trial, Mr. Neal was represented by attorneys from the Fulton County Public Defender Office. That office filed a motion for new trial on Mr. Neal's behalf on November 6, 2008, and later withdrew from his

representation. Mr. Neal is no longer represented by the Fulton County

Public Defender Office and has not yet been appointed counsel to represent
him at the hearing on his motion for new trial or on appeal.

- 37. The responsibility for Mr. Neal's representation has been transferred to the Appellate Division of the GPDSC.
- 38. As a result of his incarceration, Mr. Neal has lost all of the assets tied to the business he owned and managed prior to his arrest. He has also lost his house, which became subject to foreclosure in late 2006.
- 39. Mr. Neal desires to have a new attorney appointed to his case to explore whether his attorneys from the Fulton County Public Defender Office provided ineffective assistance of counsel at trial.
- 40. As of the date of filing of this complaint, Mr. Neal remains without legal counsel. Because Mr. Neal cannot afford counsel without undue hardship, remains incarcerated at Smith State Prison, and seeks legal counsel to represent him in appealing his conviction, he currently suffers and in the immediate future faces the likelihood of suffering substantial and irreparable injury.

IV. EMORY TEASLEY

41. Plaintiff Emory Teasley is a 34-year-old man who is presently without counsel to handle his motion for new trial or direct appeal.

- 42. Mr. Teasley has four children, ranging in age from seven to fourteen years old, to whom he provided financial support prior to his incarceration; he also provided financial support to his mother who is diabetic. During his incarceration, he has been unable to provide such support.
- 43. Plaintiff Emory Teasley was convicted in Barrow County on June 29, 2006 of murder, aggravated assault, possession of a firearm during the commission of a crime, and tampering with evidence.
- 44. Mr. Teasley was subsequently sentenced to life imprisonment for murder, 20 years for aggravated assault (to run concurrently), five years for possession of a firearm (to run consecutively), and ten years for tampering with evidence.
- 45. At trial, Mr. Teasley was represented by Kathleen Anderson of the Barrow County Public Defender Office. Ms. Anderson filed a placeholder motion for new trial on Mr. Teasley's behalf on July 28, 2006, and has since withdrawn from Mr. Teasley's case.
- 46. Mr. Teasley has not yet been appointed counsel to represent him at the hearing on his motion for new trial or on appeal.

- 47. Mr. Teasley was notified by GPDSC in May 2009 that the Council was in the process of trying to find an attorney to represent him on appeal.
- 48. Mr. Teasley desires to have a new attorney appointed to his case to explore whether Ms. Anderson provided ineffective assistance of counsel at trial. Since his trial, Mr. Teasley has become aware of a witness whose testimony would provide critical support to a defense theory; he has never had a lawyer available to interview that witness. Also since trial, Mr. Teasley's brother and co-defendant Tyrone Teasley passed away while incarcerated at Autry State Prison in September 2009. As of the date of filing of this complaint, Mr. Teasley remains without legal counsel.
- 49. Because Mr. Teasley cannot afford counsel without undue hardship, remains incarcerated at Macon State Prison, and seeks legal counsel to represent him in appealing his conviction, he currently suffers and in the immediate future faces the likelihood of suffering substantial and irreparable injury.

V. CORNELIUS WHITE

- 50. Plaintiff Cornelius White is a 25-year-old man presently without counsel to assist in his motion for new trial or direct appeal.
- 51. Plaintiff White was convicted in DeKalb County on May 10, 2007 of two counts of murder, armed robbery, and possession of a firearm during the commission of a crime. Mr. C. White was subsequently sentenced to two life sentences (to run consecutively) for the two counts of murder, ten years for armed robbery (to run concurrently), and five years for possession of a firearm (to run consecutively).
- 52. At trial, Mr. C. White was represented by Juwayn Haddad of the DeKalb County Public Defender Office. The DeKalb County Public Defender Office filed a motion for new trial on Mr. C. White's behalf on June 8, 2007, and later withdrew from the representation.
- 53. The responsibility for handling Mr. C. White's case was transferred to the Appellate Division of the GPDSC.
- 54. Mr. C. White has written several letters over the course of 2007 to 2009, both to GPDSC and to the Clerk of DeKalb County Superior Court, inquiring about the status of his case and as to the appointment of appellate counsel. However, he has not yet been appointed counsel to represent him at the hearing on his motion for new trial or on appeal.

- 55. Mr. C. White desires to have a new attorney appointed to his case to explore whether his attorneys from the DeKalb County Public Defenders Office provided ineffective assistance of counsel at trial.
- 56. As of the date of filing of this complaint, Mr. C. White remains without legal counsel.
- 57. Because Mr. C. White cannot afford counsel without undue hardship, remains incarcerated at Autry State Prison, and seeks legal counsel to represent him in appealing his conviction, he currently suffers and in the immediate future faces the likelihood of suffering substantial and irreparable injury.

VI. DARRYL WHITE

- 58. Plaintiff Darryl White is a 45-year-old man who is presently without counsel to handle his motion for new trial or direct appeal.
- 59. Mr. D. White was convicted in Fulton County on February 17, 2009 of felony murder, aggravated assault with a deadly weapon, and possession of a knife during the commission of a crime.
- 60. Mr. D. White was subsequently sentenced to life imprisonment for the felony murder count and five years for possession of a knife (to run consecutively).

- 61. At trial, Mr. D. White was represented by Ms. Lolita Beyah of the Fulton County Public Defender Office. A motion for new trial was filed in Mr. D. White's case on February 18, 2009, and the Fulton County Public Defender's Office subsequently withdrew from the representation.
- 62. The responsibility for handling Mr. D. White's post-conviction proceedings was transferred to the Appellate Division of the GPDSC.
- 63. Mr. D. White was notified by GPDSC on May 18, 2009 that GPDSC was trying to locate counsel to represent him on appeal; Plaintiff has not yet been appointed counsel to represent him at the hearing on his motion for new trial or on appeal.
- 64. Mr. D. White desires to have a new attorney appointed to his case to explore whether Ms. Beyah provided ineffective assistance of counsel at trial.
- 65. As of the date of filing of this complaint, Mr. D. White remains without legal counsel.
- 66. Because Mr. D. White cannot afford counsel without undue hardship, remains incarcerated at Smith State Prison, and seeks legal counsel to represent him in appealing his conviction, he currently suffers and in the immediate future faces the likelihood of suffering substantial and irreparable injury.

67. Plaintiffs' Affidavits are attached as Exhibits 1-6 to Plaintiffs' Uniform Appendix of Exhibits, which is filed simultaneously herewith.

DEFENDANTS

I. STATE OF GEORGIA

- 68. Defendant State of Georgia is ultimately responsible under the Georgia and United States Constitutions for providing effective, adequately funded, and conflict-free legal counsel to indigent persons accused of crimes carrying a term of incarceration in the State of Georgia.
- 69. The State of Georgia's systemic failure to meet these obligations violates Plaintiffs' rights and subjects it to declaratory and equitable relief under Georgia law.
- 70. The State is not entitled to sovereign immunity because Plaintiffs seek only declaratory and injunctive relief against it.³

II. GEORGIA PUBLIC DEFENDER STANDARDS COUNCIL

71. Defendant Georgia Public Defender Standards Council ("GPDSC") has its principal place of business in Fulton County, Georgia.

³ IBM Corp. v. Evans, 265 Ga. 215 (1995); In Interest of A.V.B., 267 Ga. 728, 728 n.2, 482 S.E.2d 275, 276 n.2 (1997) ("Sovereign immunity does not protect the state when it acts illegally and a party seeks only injunctive relief.").

- 72. GPDSC has the duty to administer or supervise the provision of legal defense services to indigent persons accused of crimes carrying a sentence of incarceration within the State of Georgia; to adopt and enforce standards and procedures relating to the provision of such indigent defense services; to act as the agent of the State of Georgia and Governor Sonny Perdue in the administration and supervision of the provision of indigent defense; and to comply with all constitutional and legal requirements for providing effective and adequately funded counsel to indigent defendants accused of crimes carrying a term of incarceration in the State of Georgia.

 See O.C.G.A. § 17-12-1; O.C.G.A. § 17-12-5(d)(3); O.C.G.A. § 17-12-6(a); O.C.G.A. § 17-12-22(a); O.C.G.A. § 17-12-22(b).
- 73. The GPDSC's systemic failure to meet these obligations violates Plaintiffs' rights and subjects it to declaratory and equitable relief.

III. GOVERNOR SONNY PERDUE

- 74. Defendant Sonny Perdue is sued in his official capacity as the Governor of the State of Georgia. His residence and principal place of business is in Fulton County, Georgia.
- 75. Defendant Perdue has the ultimate authority within the executive branch of the government of the State of Georgia to direct and control the operations of State Government, including the GPDSC.

- 76, As the chief executive of the State of Georgia, Defendant Perdue has an obligation to "take care that the laws are faithfully executed." GA. CONST. Art. V, § II, ¶ II. Defendant Perdue therefore has a constitutional obligation to provide counsel to indigent defendants in motion for new trial and appellate proceedings in criminal cases.
- 77. Defendant Perdue is the appointing authority for the Director of the GPDSC, which has day-to-day operating and supervising responsibility for providing indigent defense services throughout the state. *See* O.C.G.A. § 17-12-5 ("The director shall be appointed by the Governor and shall serve at the pleasure of the Governor.").
- 78. Likewise, as chief executive, the Governor has control over GPDSC's budget.
- 79. Defendant Perdue's failure to meet his constitutional and statutory obligations violates Plaintiffs' rights and subjects him to mandamus, equitable, and declaratory relief.

IV. W. DANIEL EBERSOLE

80. Defendant W. Daniel Ebersole is sued in his official capacity as the Director of the Georgia Office of the Treasury and Fiscal Services.

- 81. Defendant Ebersole has a duty to administer and supervise the receipt and disbursement of state funds, lottery funds, and the state's financial resources.
- 82. Defendant Ebersole's failure to collect and appropriate sufficient funding to meet the State of Georgia's constitutional obligation to provide Plaintiffs and those similarly situated counsel in their motion for new trial and appellate proceedings violates Plaintiffs' constitutional and statutory rights and subjects Defendant Ebersole to declaratory and equitable relief.

V. MACK CRAWFORD

- 83. Defendant Mack Crawford is sued in his official capacity as the Director of the Georgia Public Defender Standards Council.
- 84. He resides in Pike County Georgia, and has his principal place of business in Fulton County, Georgia.
- 85. As Director of GPDSC, Defendant Crawford is constitutionally and statutorily responsible for providing counsel to indigent defendants accused of crimes.
- 86. He is statutorily obligated to "[a]dminister and coordinate the operations of the council," O.C.G.A. § 17-12-5(d)(3), and the Council is "responsible for assuring that adequate and effective legal representation is

provided, independently of political considerations or private interests, to indigent persons who are entitled to representation." O.C.G.A. § 17-12-1(c).

87. By failing to authorize funding for additional staff attorneys and investigative staff, pursuant to the Appellate Division's request and in light of the Division's statements that it would be unable to fulfill its statutory and constitutional obligations without such staffing increases, or to otherwise provide for the appointment of counsel to Plaintiffs and others similarly situated, Defendant Crawford acted in breach of his constitutional, statutory and administrative obligations, and is subject to mandamus, equitable, and declaratory relief.

VI. MICHAEL BERG

- 88. Defendant Michael Berg is sued in his official capacity as the Chairman of the Georgia Public Defender Standards Council.
- 89. Defendant Berg resides in Dawson County, Georgia, and has his principal place of business in Fulton County, Georgia.
- 90. As Chairman, Defendant Berg is responsible for, *inter alia*, presiding over all GPDSC meetings and acting on behalf of the Council when express or implied authorization of the Council is granted. *See* Georgia Public Defender Standards Council Bylaws § 4.5. As a voting member of GPDSC and as its Chairperson, Defendant Berg is "responsible

for assuring that adequate and effective legal representation is provided, independently of political considerations or private interests, to indigent persons who are entitled to representation." O.C.G.A. § 17-12-1(c).

- 91. Defendant Berg is also obligated to prepare, on behalf of the Standards Council a "budget estimate necessary for fulfilling the purposes of [the Indigent Defense Act]." O.C.G.A. § 17-12-26.
- 92. By failing to authorize funding for additional staff attorneys and investigative staff, pursuant to the Appellate Division's request and in light of the Division's statements that it would be unable to fulfill its statutory and constitutional obligations without such staffing increases, or to otherwise provide for the appointment of counsel to Plaintiffs and others similarly situated, Defendant Berg acted in breach of his constitutional, statutory and administrative obligations, and is subject to mandamus, injunctive, and declaratory relief.

VII. JIM STOKES

- 93. Defendant Jim Stokes is sued in his official capacity as the Conflicts Division Director of GPDSC.
- 94. Defendant Stokes resides in Fulton County, Georgia, and has his principal place of business in Fulton County, Georgia.

- 95. As Conflicts Division Director, Defendant Stokes is responsible for ensuring that legal representation is provided in cases where the Circuit Public Defender office has a conflict of interest. *See* O.C.G.A. § 17-12-22(a).
- 96. By failing to adequately provide counsel to Plaintiffs and others similarly situated, Defendant Stokes acted in breach of his constitutional, statutory and administrative obligations, and is subject to mandamus, declaratory, and injunctive relief.

VIII. JIMMONIQUE RODGERS

- 97. Defendant Jimmonique Rodgers is sued in her official capacity as the Appellate Division Director of the Georgia Public Defender Standards Council.
- 98. Defendant Rodgers resides in Fulton County, Georgia, and has her principal place of business in Fulton County, Georgia.
- 99. As Appellate Division Director, Defendant Rodgers is responsible for providing direct representation to clients at the motion for new trial stage and on direct appeal when the Circuit Public Defenders have a conflict.
- 100. By failing to adequately provide counsel to Plaintiffs and others similarly situated, Defendant Rodgers acted in breach of her constitutional,

statutory and administrative obligations, and is subject to mandamus, declaratory, and injunctive relief.

CLASS ACTION ALLEGATIONS

- 101. Plaintiffs bring this action as class representatives under O.C.G.A. § 9-11-23, on behalf of themselves and all persons similarly situated.
- 102. The class Plaintiffs seek to represent consists of all indigent persons who have been or will be convicted of a criminal offense in a Georgia court and who do not, or in the future will not, have the assistance of conflict-free counsel to pursue a motion for new trial and/or direct appeal.
- 103. Plaintiffs meet the requirements of O.C.G.A. § 9-11-23(a) in that:
 - (a) The members of the class are so numerous as to make it impracticable to bring separate civil rights actions. Currently, there are at least 187 unrepresented people awaiting counsel to represent them on their motion for new trial and/or appeal and who cannot be represented by GPDSC's Appellate Division, and the number grows daily;
 - (b) The customs and practices challenged in this action apply equally to Plaintiffs and all members of the proposed class. Accordingly,

- the claims asserted by the members constituting the proposed class raise common questions of law and fact that will predominate over individual questions of law or fact;
- (c) Plaintiffs assert claims which are typical of claims members of the proposed class have against the Defendants; and
- (d) Plaintiffs and their counsel will adequately represent the interests of all members of the proposed class. The named Plaintiffs do not have any interests that would conflict with members of the class, and Plaintiffs' counsel have the experience and resources necessary to adequately represent all members of the proposed class.
- 104. Plaintiffs meet the requirements of O.C.G.A. § 9-11-23(b) in that:
 - (a) A class action is a superior and necessary form for resolving the issues raised by this Complaint because the Defendants' actions have resulted in constitutionally inadequate or nonexistent representation for all members of the proposed class, making appropriate declaratory and prospective injunctive relief against Defendants with respect to all members of the class.

105. Because the actions on the part of Defendants have denied Plaintiffs the right to counsel and because Plaintiffs are indigent and do not have alternative access to representation, the remedies available at law are both unavailing and unavailable. Thus, class members will suffer substantial and irreparable injury.

FACTUAL ALLEGATIONS

- I. THE APPELLATE DIVISION OF THE GPDSC AND CASELOAD REQUIREMENTS.
- 106. The Appellate Advocacy Division of the GPDSC (the "Appellate Division") was created in June of 2007 to meet the State's responsibility to provide appellate counsel to indigent defendants convicted of crimes throughout the state.
- 107. The Appellate Division provides direct representation to clients at the motion for new trial stage and on direct appeal when the Circuit Public Defenders have a conflict.
- appointed private trial counsel withdraws after conviction from representing an indigent defendant and requests the appointment of conflict-free appellate counsel (as Plaintiffs' trial attorneys did in Plaintiffs' underlying criminal cases), the Appellate Division has a statutory obligation to appoint conflict-free counsel to advise convicted indigent defendants at the motion for new

trial and direct appeal stages as well as pursue motions for new trial and direct appeals on their behalf. O.C.G.A. § 17-12-23(a) and O.C.G.A. § 17-12-22(a).

- throughout the state and consistently involve extremely serious offenses, with more than half of its caseload involving murder, assault, rape, or child molestation. Moreover, the complicated nature of the cases and the necessity to investigate claims of ineffective assistance of counsel require a significant amount of time and investigative resources; efforts to obtain investigative assistance through local public defender offices have been largely futile, as those offices are already overburdened with ongoing trial investigations.
- 110. The Appellate Division is overseen by Defendants Mack Crawford, Jim Stokes, Michael Berg, and Jimmonique Rodgers, who have both a constitutional and statutory obligation under O.C.G.A. § 17-12-23(a) and O.C.G.A. § 17-12-22(a) to provide indigent representation for direct criminal appeals and conflict cases.
- 111. GPDSC Standards mandate that the Appellate Division be staffed—at a minimum—with a sufficient number of attorneys to maintain a less than 25-appeal-per-lawyer average caseload:

Each circuit public defender office shall employ . . . a sufficient number of full-time, qualified lawyers as public defenders, so that the average council case loads . . . shall not exceed the following limits:

* * * *

25 Appeals to the Georgia Supreme Court or the Georgia Court of Appeals per attorney per year.

The standard applicable to each category of cases is not a suggestion or guideline, but is intended to be a maximum *limitation* on the average annual case loads of each lawyer employed as a public defender in the Circuit Public Defender Offices. These limits *are not* intended to be cumulative or aggregated (e.g., an attorney may not represent defendants in 150 felonies and 300 misdemeanor cases per year), but should be applied proportionately in the case of an attorney whose case load includes cases in more than one category, based on the relative *weight* attributed to each case in each category under the Standard for Weighting Cases to be adopted by the Standards Council.

See GPDSC STANDARD FOR LIMITING CASE LOADS AND DETERMINING THE SIZE OF LEGAL STAFF IN CIRCUIT PUBLIC DEFENDER OFFICES (emphasis in original).⁴

112. ABA national standards similarly provide that attorneys should handle no more than 25 appeals per year.⁵ Moreover, such standards

⁴ Available at http://www.gpdsc.com/cpdsystem-standards-limiting_caseloads.htm (last checked Dec. 12, 2009).

See ABA STANDARDS FOR CRIMINAL JUSTICE: PROVIDING DEFENSE SERVICES Standard 5-5.3 and cmt. at 72 (3d ed. 1992); National Advisory Commission on Criminal Justice Standards and Goals, Task Force on Courts, Courts, Standard 13.12, p. 276 (Washington, D.C. 1973).

contemplate the filing of traditional appeals — i.e., those limited to the transcript and record, without additional factual development; they do not take into account the filing of an amended motion for new trial, the investigation and factual supplementation necessary to support claims made in such a motion, or the preparation for hearing on the motion for new trial (in addition to the subsequent appellate briefing and oral argument).

- 113. In 2007, the Appellate Division consisted of five attorneys and one paralegal. In the one-year period between July 1, 2007 to June 30, 2008 (FY2008), the Appellate Division's then five attorneys handled roughly 75 appeals. At that time, each staff attorney had an average caseload that was consistent with the GPDSC and ABA's mandatory caseload maximum of 25 appeals per full-time lawyer.
- II. SINCE MARCH OF 2008, GROSS UNDERFUNDING OF THE APPELLATE DIVISION HAS LED TO A SYSTEMIC BREAKDOWN IN THE PROVISION OF INDIGENT DEFENSE
- 114. Since the Appellate Division's first year of operation in FY 2007, Defendants' neglect and gross underfunding of the Appellate Division have led to a systemic breakdown in Georgia's obligation to provide counsel to convicted indigent defendants.
- 115. In a status report to the GPDSC in December 2008, Defendant Rodgers wrote that in the eight-month period between March and December

2008, the Appellate Division's caseload had "exploded." Indeed, the number of cases assigned to the Appellate Division skyrocketed from 75 to 249, with 75 cases left without counsel assigned.

- 116. Despite this significant increase on the demands placed on the Appellate Division, the State of Georgia inexplicably slashed the Appellate Division's funding for FY2009 and cut the number of staff attorneys in half, leaving only two full-time and one part-time staff attorneys, and limited funding for appointed private counsel.⁸
- 117. With only 2.5 staff attorneys and limited resources to appoint private counsel, Defendant Rodgers wrote to her supervisors—in December of 2008—that the Appellate Division had "an impossible case load" She warned that the Appellate Division could not ethically handle its caseload at that time, and that the 75 cases on the Appellate Division's "backlog" would not be assigned appellate counsel for two years:

Ex. D. Appellate Division Status, dated December 2008.

On February 25, 2008, the Georgia Supreme Court held in *Garland v. State*, 283 Ga. 201, 657 S.E.2d 842 (2008), that a defendant is entitled to new, conflict-free counsel to determine whether he should raise ineffective assistance of counsel on appeal. The increased rate of withdrawals by trial counsel following conviction on account of *Garland* conflicts has contributed to the significant increase in cases assigned to the Appellate Division.

Although the FY 2010 budget contemplated the addition of a new attorney position, that position has not been filled.

Ex. B, Appellate Division Report – December 2008.

Ethically and practically, national standards contemplate that a lawyer can effectively handle only 25 appeals during a year, meaning that *if we did not take another case it should take the Division two years to discharge its current responsibilities*.¹⁰

- 118. Having no capacity to provide counsel for those cases on the "backlog," much less assign counsel in the new cases arriving each month, Defendant Rodgers concluded—again, in December 2008—that the Division had "passed the crisis point."
- 119. In her January 28, 2009, budget memorandum to the GPDSC, she requested "additional staff attorneys, investigators and supporting resources to fulfill [the Appellate Division]'s obligations." The Division's request was denied without explanation, resulting in a continuing backlog of cases and no foreseeable solution.
- 120. Since that time, the Appellate Division's crippling caseload has only worsened, and consequently, the number of unrepresented indigent defendants in Georgia has continued to grow. In the one year since December of 2008, when Defendant Rodgers concluded that the Appellate Division had "passed the crisis point," the caseload of the Appellate Division has nearly *doubled* and the number of unrepresented indigent defendants has increased by 150%.

Ex. C, Appellate Division Status, dated December 2008.

- 121. As of November 23, 2009, the Appellate Division had a total of 476 cases for which it was responsible to provide legal representation on appeal. Approximately ten attorneys contracted for FY 2009 and six attorneys contracted for FY 2010 are handling more than 200 cases at an average rate of \$1,500 per case. The two full-time and one-part time staff attorneys at the Appellate Division are handling approximately 76 cases, leaving 187 cases without assigned counsel.¹¹
- 122. Absent intervention by this Court, the constitutional crisis that has pervaded Georgia's appellate indigent defense system for the last two years will only continue to grow worse.

III. THE NAMED PLAINTIFFS ARE SIX AMONG AT LEAST 187 INDIGENT DEFENDANTS IN THE STATE OF GEORGIA WITHOUT COUNSEL

- 123. The named Plaintiffs in this action have all been convicted in Georgia courts of crimes carrying terms of incarceration and are seeking counsel to assist in their motions for new trial and direct appeals.
- 124. The named Plaintiffs in this action have been without appellate counsel for between 10 and 41 months.

See Ex. A, GPDSC Appeals Status Report, dated Nov. 23, 2009.

- 125. Plaintiffs Flournoy, Neal, Teasley, C. White, and D. White are indigent and were represented at trial by public defenders. Plaintiff Amaker is also indigent and was represented by appointed private conflict counsel at trial because his co-defendant was represented by the Fulton County Public Defender Office.
- 126. All Plaintiffs' trial counsel withdrew following Plaintiffs' convictions and transferred their cases to the Appellate Division of the GPDSC.
- 127. Plaintiffs and others are without counsel in violation of *Gideon*, *Douglas*, and their progeny because Defendants have failed to carry out their mandatory constitutional and statutory duties to provide counsel to indigent defendants at the motion for new trial stage and on direct appeal, including those defendants wishing to raise ineffective assistance of trial counsel and those defendants to whom the Circuit Public Defender is unable to provide representation due to a conflict. *See* O.C.G.A. § 17-12-1; § 17-12-5; § 17-12-8; § 17-12-22; § 17-12-23.
- 128. Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, and D. White bring this lawsuit as a class action pursuant to O.C.G.A. § 9-11-23 on behalf of themselves and all indigent persons who have been or will be convicted in a Georgia court of a criminal offense carrying a term of

incarceration and who do not, or in the future will not, have the assistance of conflict-free counsel to pursue a motion for new trial and/or direct appeal.

129. In purporting to carry out the responsibility of providing representation for indigent persons at the motion for new trial stage and those indigent persons seeking to appeal their convictions, Defendants Perdue, Graham, Ebersole, Crawford, Berg, Stokes, and Rodgers are state actors acting in their official capacity and subject to constitutional and legal obligations to provide indigent defense counsel. Likewise, Defendants State of Georgia and GPDSC are governmental entities subject to the constitutional and legal obligation to provide indigent defense counsel.

COUNT I: MANDAMUS ABSOLUTE

(Asserted Pursuant to O.C.G.A. § 9-6-20 by all Plaintiffs and all Persons Similarly Situated against Defendants Perdue, Crawford, Berg, Stokes, and Rodgers in their Official Capacities)

- 130. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 131. Defendants Perdue, Crawford, Berg, Stokes, and Rodgers have a clear and non-discretionary duty under the Sixth and Fourteenth Amendments of the U.S. Constitution; Article I, Section 1, Paragraph XIV of the Georgia Constitution; and the Indigent Defense Act of 2003 to appoint counsel to Plaintiffs and all similarly situated indigent defendants who

cannot otherwise afford a lawyer to handle their motions for new trial and direct appeals.¹² In failing to carry out this duty, these Defendants have deprived Plaintiffs of rights secured by the Constitution and laws of the United States as well as the Constitution and laws of the State of Georgia.

- 132. To the extent that Defendants have any discretion in discharging their obligation to provide adequate and effective legal representation to Plaintiffs and persons similarly situated, Defendants have committed a gross abuse of any such discretion.
- 133. There is no other legal relief available to remedy the present violations being committed by GPDSC. Trial courts presiding over the Plaintiffs' criminal cases "lack[] the authority" to order the appointment of counsel. *Bynum v. State*, 658 S.E.2d 196, 197-98 (Ga. Ct. App. 2008). 13
- 134. Accordingly, Plaintiffs request that the Court grant mandamus nisi, and after hearing, issue mandamus absolute against Defendants Perdue, Crawford, Berg, Stokes, and Rodgers requiring them to provide effective

See Forsyth County v. White, 272 Ga. 619, 620, 532 S.E.2d 392, 394 (2000) ("Where the duty of public officers to perform specific acts is clear and well defined and is imposed by law, and when no element of discretion is involved in performance thereof, the writ of mandamus will issue to compel their performance." (quoting Hartsfield v. Salem, 213 Ga. 760, 760, 101 S.E.2d 701, 701 (Ga. 1958))).

In *Bynum*, the Georgia Court of Appeals held that the IDA had removed responsibility for appointing counsel from the courts and instead placed it with GPDSC. Therefore, the court held that the proper course for an indigent defendant seeking new appellate counsel is for the defendant to file a petition for a writ of mandamus, which the trial court possesses the authority to grant. *Bynum*, 658 S.E.2d at 198.

and conflict-free counsel consistent with the Constitution and laws of the United States and the Constitution and laws of the State of Georgia.

COUNT II: DECLARATORY RELIEF

(Asserted Pursuant to O.C.G.A. § 9-4-1 by all Plaintiffs and all Persons Similarly against all Defendants)

- 135. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 136. Plaintiffs and persons similarly situated seek a declaratory judgment under O.C.G.A. § 9-4-1 et seq. to afford relief from uncertainty and insecurity regarding their rights, status, and legal relations as indigent defendants subject to post-conviction proceedings without counsel.
- 137. A real and actual controversy exists in that the Plaintiffs and persons similarly situated have suffered from or face the imminent risk of suffering from the loss of their fundamental rights as stated herein.
- 138. The Plaintiffs and Class and Subclass Members therefore request that the Court issue a declaratory judgment as set forth in the prayer for relief below.

COUNT III: PERMANENT INJUNCTIVE RELIEF

(Asserted Pursuant to O.C.G.A. § 9-5-1 and § 9-5-8 by All Plaintiffs and All Persons Similarly Against All Defendants)

- 139. Each and every allegation of the Complaint is incorporated herein as if fully set forth.
- 140. Plaintiffs and those similarly situated seek permanent injunctive relief under O.C.G.A. § 9-5-1 and § 9-5-8.
- 141. Defendants' actions and inactions have caused and continue to cause, or create the risk of imminently causing, each named Plaintiff and those similarly situated irreparable harm. The injury suffered by Plaintiffs is actual and imminent: they are presently incarcerated awaiting pursuit of a motion for new trial and appeal without representation. There is a reasonable probability that they will be subjected to the wrongful conduct in the future: they will remain without counsel until Defendants provide counsel to them.
- 142. Plaintiffs and persons similarly situated have no adequate remedy at law.
- 143. As stated herein, Defendants' individual actions, customs, and practices have deprived and threaten to deprive Plaintiffs and persons

similarly situated their right to adequate, effective, and conflict-free counsel and other fundamental rights.

- 144. Plaintiffs and persons similarly situated therefore request that the Court enjoin the Defendants from violating their statutory and constitutional rights as alleged herein.
- 145. Following additional factual development, Plaintiffs and persons similarly situated will seek a particularized order of permanent injunctive relief, identifying, among other things, professionally accepted standards that the Defendants must meet in order to satisfy their statutory and constitutionally mandated duties to appoint effective, adequately-funded, and conflict-free counsel.

COUNT IV: DENIAL OF COUNSEL IN VIOLATION OF THE SIXTH AMENDMENT TO THE U.S. CONSTITUTION

(Asserted Pursuant to 42 U.S.C. § 1983 by all Plaintiffs and all Persons Similarly Situated against Defendants Perdue, Crawford, Berg, Stokes, and Rodgers in their Official Capacities)

- 146. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 147. The Sixth Amendment of the United States Constitution guarantees a criminal defendant the assistance of counsel when he lacks the financial resources to provide for such assistance himself. *Gideon*, 372 U.S.

at 343-45. The right to counsel – and to the provision of counsel by the State when an indigent defendant cannot afford to provide for his own representation – extends to "all 'critical' stages of the criminal proceedings," *Montejo v. Louisiana*, 129 S. Ct. 2079, 2085 (2009) (citing *United States v. Wade*, 388 U.S. 218, 227-28 (1967)), including the motion for new trial stage, *see Williams v. Turpin*, 87 F.3d 1204, 1210 (11th Cir. 1996).¹⁴

148. Moreover, the right to counsel includes the guarantee that counsel is not burdened by a conflict of interest. *Bonin v. California*, 494 U.S. 1039, 1044 (1990) ("The right to counsel's undivided loyalty is a critical component of the right to assistance of counsel; when counsel is burdened by a conflict of interest, he deprives his client of his Sixth Amendment right as surely as if he failed to appear at trial.") (citing *Holloway v. Arkansas*, 435 U.S. 475, 490 (1978)).

149. By their actions, inactions, customs, and practices alleged herein, Defendants, acting under color of state law, have failed to provide adequate conflict-free representation to Plaintiffs and other similarly situated indigent individuals in Georgia seeking to pursue motions for new criminal

In Williams, the Eleventh Circuit concluded that "the motion for new trial is a critical stage of the initial proceedings because it is at this stage that the constitutional right to equal and meaningful access to the courts, particularly through effective representation by counsel, attaches, and that the defendant's substantial rights on direct appeal may be adversely affected." *Id*.

trials. As such, Defendants have effectively terminated the provision of legal representation to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated in violation of the right to counsel as guaranteed by the Sixth and Fourteenth Amendments of the United States Constitution, as enforced through 42 U.S.C. § 1983 and other applicable law.

COUNT V: DENIAL OF COUNSEL IN VIOLATION OF GEORGIA CONSTITUTION ART. I, § 1, ¶ XIV)

(Asserted by all Plaintiffs and all Persons Similarly Situated against all Defendants)

- 150. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 151. Like the Sixth Amendment of the U.S. Constitution, the Georgia Constitution protects an indigent defendant's right to counsel. *See* GA. CONST., art. I, § 1, ¶ XIV. In Georgia, the right to counsel extends to the motion for new trial stage. *See Adams v. State*, 199 Ga. App. 541, 543, 405 S.E.2d 537, 539 (1991) (reasoning that a motion for new trial is a "critical stage" of a criminal proceeding because it is "one in which a defendant's rights may be lost, defenses waived, privileges claimed or waived, or one in which the outcome of the case is substantially affected in

some other way" (quoting *Ballard v. Smith*, 225 Ga. 416, 417, 169 S.E.2d 329, 330 (1969))).

- because a defendant waives his claim of ineffective assistance of counsel if it is not raised at the earliest available opportunity (i.e., by the first conflict-free attorney on the case post-sentencing), which is often in the motion for new trial. *See, e.g., Brooks v. State*, 267 Ga. App. 663, 664, 600 S.E.2d 737, 739 (2004); *Holland v. State*, 240 Ga. App. 169, 170, 523 S.E.2d 33, 35-36 (1999). The risk of waiving such a claim also means that the motion for new trial stage is a critical stage at which *conflict-free* (appellate) counsel must be made available to a defendant, so that the defendant may be free to raise such claims as necessary.
- 153. By their actions, inactions, customs, and practices alleged herein, Defendants, acting under color of state law, have failed to provide for adequate conflict-free representation for indigent individuals in Georgia seeking to litigate their criminal convictions or sentences at the motion for new trial stage. As such, the Defendants have effectively terminated the provision of legal representation to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated in violation of Article I, Section I, Paragraph XIV of the Georgia Constitution.

COUNT VI: DENIAL OF APPELLATE COUNSEL IN VIOLATION OF THE FOURTEENTH AMENDMENT TO THE U.S. CONSTITUTION

(Asserted Pursuant to 42 U.S.C. § 1983 by all Plaintiffs and all Persons Similarly Situated against Defendants Perdue, Crawford, Berg, Stokes, and Rodgers in their Official Capacities)

- 154. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 155. Under the Equal Protection Clause of the Fourteenth Amendment of the United States Constitution, an indigent defendant has the right to the effective assistance of counsel for his first direct appeal.

 Douglas, 372 U.S. at 355. Like the right to trial counsel, the right to appellate counsel requires effective and conflict-free assistance. Wood v. Georgia, 450 U.S. 261, 271 (1981).
- 156. By their actions, inactions, customs, and practices alleged herein, Defendants, acting under color of state law, have failed to provide for adequate conflict-free representation for indigent individuals in Georgia seeking to appeal their criminal convictions or sentences. As such, the Defendants have effectively terminated the provision of legal representation to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated in violation of the right to counsel as guaranteed by

the Fourteenth Amendment of the United States Constitution, as enforced through 42 U.S.C. § 1983 and other applicable law.

COUNT VII: DENIAL OF APPELLATE COUNSEL IN VIOLATION OF GEORGIA CONSTITUTION ART. I, § I, ¶ II)

(Asserted by all Plaintiffs and all Persons Similarly Situated against all Defendants)

- 157. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 158. Like the federal Constitution's Equal Protection Clause, Article I, Section I, Paragraph II of the Georgia Constitution guarantees indigent defendants the same rights as defendants who can afford their own legal representation. The Georgia Supreme Court has concluded that the right to appellate counsel requires effective and conflict-free assistance. See Edwards v. Lewis, 283 Ga. 345, 658 S.E.2d 116, 121 (2008); Turner v. State, 273 Ga. 340, 541 S.E.2d 641, 643 (2001). More recently, the Georgia Supreme Court has concluded specifically that the duty of conflict-free assistance bars trial counsel from advising a convicted criminal defendant on whether to raise ineffective assistance of counsel as a ground for new trial post-conviction; therefore, defendants considering whether to raise such claims are entitled to conflict-free counsel on appeal. Garland, 283 Ga. at 205, 657 S.E.2d at 845-46.

159. By their actions, inactions, customs, and practices alleged herein, Defendants, acting under color of state law, have failed to provide for adequate conflict-free representation for indigent individuals in Georgia seeking to appeal their criminal convictions or sentences. As such, the Defendants have effectively terminated the provision of legal representation to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated in violation of Article I, Section I, Paragraph II of the Georgia Constitution.

COUNT VIII: DENIAL OF COUNSEL IN VIOLATION OF INDIGENT DEFENSE ACT OF 2003, O.C.G.A. § 17-12-1, et seq.

(Asserted by all Plaintiffs and all Persons Similarly Situated against Defendants GPDSC, Perdue, Crawford, Berg, Stokes, and Rodgers in their Official Capacities)

- 160. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 161. Section 1 of the Indigent Defense Act of 2003 ("IDA") provides that the GPDSC must appoint counsel for indigent defendants.

 O.C.G.A. § 17-12-1 ("The council shall be responsible for assuring that adequate and effective legal representation is provided . . . to indigent persons who are entitled to representation under this chapter.").

- 162. Section 5(d) of the IDA mandates that the Director of the GPDSC administer and coordinate the operations of the Council, which include the appointment of counsel. O.C.G.A. § 17-12-5(d)(3) ("The director shall . . . [a]dminister and coordinate the operations of the council and supervise compliance with rules, policies, procedures, regulations, and standards adopted by the council.").
- 163. Section 8 of the IDA mandates that the GPDSC "shall approve and implement programs, services, rules, policies, procedures, regulations, and standards as may be necessary to fulfill the purposes and provisions of this chapter and to comply with all applicable laws governing the rights of indigent persons accused of violations of criminal law." O.C.G.A. § 17-12-8.
- 164. Section 22(a) of the IDA mandates that the GPDSC "shall establish a procedure for providing legal representation in cases where the circuit public defender office has a conflict of interest." O.C.G.A. § 17-12-22(a).
- 165. Section 22(b) of the IDA mandates that the GPDSC contract with private counsel appointed in conflict cases: "If there is a conflict of interest such that the circuit public defender office cannot represent a defendant and an attorney who is not employed by the circuit public

defender office is appointed, such attorney shall have a contractual relationship with the council to represent indigent persons in conflict of interest cases " O.C.G.A. § 17-12-22(b).

166. Defendants, acting under color of state law, have failed to provide for adequate conflict-free representation for indigent individuals in Georgia at the motion for new trial stage and on appeal. As such, the Defendants have effectively terminated the provision of legal representation to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated, in violation of the Indigent Defense Act of 2003.

COUNT IX: DENIAL OF DUE PROCESS IN VIOLATION OF FOURTEENTH AMENDMENT TO THE U.S. CONSTITUTION

(Asserted Pursuant to 42 U.S.C. § 1983 by all Persons Similarly Situated against Defendants Perdue, Crawford, Berg, Stokes, and Rodgers in their Official Capacities)

- 167. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 168. By their actions, inactions, customs, and practices alleged herein, Defendants, acting under color of state law, have arbitrarily and without justification failed to provide for adequate conflict-free representation for indigent individuals in Georgia at the motion for new trial stage and on appeal. As such, the Defendants have denied due process of

law to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated, in violation of the Fourteenth Amendment of the United States Constitution, as enforced through 42 U.S.C. § 1983 and other applicable law.

COUNT X: DENIAL OF DUE PROCESS IN VIOLATION OF GEORGIA CONSTITUTION ART. I, § 1, ¶ 1)

(Asserted by all Plaintiffs and all Persons Similarly Situated against all Defendants)

- 169. Each and every allegation of the Complaint is incorporated herein as if set forth in full.
- 170. By their actions, inactions, customs, and practices alleged herein, Defendants, acting under color of state law, have arbitrarily and without justification failed to provide for adequate conflict-free representation for indigent individuals in Georgia at the motion for new trial stage and on appeal. As such, the Defendants have denied due process of law to Plaintiffs Flournoy, Amaker, Neal, Teasley, C. White, D. White, and others similarly situated, in violation of Article I, Section I, Paragraph I of the Georgia Constitution.

LITIGATION EXPENSES

(Asserted by All Plaintiffs and Class members against all Defendants)

- 171. Each and every allegation of the Complaint is incorporated herein as if fully set forth.
- 172. Plaintiffs are entitled to recover their expenses of litigation, including reasonable attorneys' fees, pursuant to 42 U.S.C. § 1988 and state law, and their costs pursuant to O.C.G.A. § 9-4-9.

PRAYER FOR RELIEF

WHEREFORE, based on the foregoing, Plaintiffs respectfully pray that this Court grant the following:

- A. Certify the case as a class action under O.C.G.A. § 9-11-23;

 GA. CONST. art. I, § 1, ¶ XIV;
- B. Grant mandamus nisi and, upon hearing, issue mandamus absolute requiring Defendants to provide effective and conflict-free assistance counsel as required by the IDA and the U.S. and Georgia Constitutions;
- C. Enjoin all persons within the scope of an injunction under O.C.G.A. § 9-11-65(d) from proceeding against Plaintiffs in their criminal cases until such time as counsel is in fact provided to each Plaintiff;

- D. Grant preliminary and permanent injunctive relief under 42

 U.S.C. § 1983 and O.C.G.A. § 9-5-1, et seq., requiring

 Defendants to provide effective, adequately funded, and

 conflict-free counsel as required by the IDA and the U.S. and

 Georgia Constitutions;
- D. Order appropriate further system-wide remedial relief to ensure

 Defendants' future compliance with their legal and

 constitutional obligations to Plaintiffs;

E. Declare that:

- 1. Defendants have deprived Plaintiffs and persons similarly situated of their constitutional right to effective, adequately funded, and conflict-free counsel in the manner stated herein, resulting in harm and a continuing threat of harm to these persons;
- 2. A constitutionally compliant system of providing indigent appellate defense requires Defendants to appoint new, conflict-free counsel within 30 days of receiving notice that an indigent defendant seeking to pursue a motion for new trial or direct appeal is without counsel;
- 3. A constitutionally compliant system of providing indigent appellate defense requires Defendants to adequately fund counsel such that counsel do not have a conflict of interest in zealously pursuing their motions for new trial and direct appeals;
- 4. A constitutionally compliant system of providing indigent appellate defense requires Defendants to ensure that counsel maintain caseloads not to exceed professionally accepted standards and the mandatory

- caseload standards adopted by the GPDSC;
- 5. If a constitutionally compliant system for appointing effective, conflict-free appellate counsel is not established within 60 days of the Court's Order, that Plaintiffs have received *per se* ineffective assistance of counsel that is presumptively harmful to their appeals;
- 6. If a constitutionally compliant system for appointing effective, conflict-free appellate counsel is not established within 60 days of the Court's Order, that Plaintiffs have been denied due process of law;
- 7. If a constitutionally compliant system for appointing effective, conflict-free appellate counsel is not established within 60 days of the Court's Order, that the continuing detention of any such indigent criminal defendant awaiting appeal is unlawful and clearly unconstitutional.
- F. Award costs and attorneys fees as permitted by 42 U.S.C. § 1988 and state law;
- G. Order that nonparties subject to this ruling be notified;
- H. Grant Plaintiffs such other relief as the Court deems just, necessary and proper.

[signatures on next page]

Respectfully submitted this 15th day of December 2009.

Jauren Edeal Jueos Gerald Weber

Georgia Bar No. 744878

Melanie Velez

Georgia Bar No. 512460

Lauren Sudeall Lucas

Georgia Bar No. 149882

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Atlanta, GA 30361

Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Ga. Code Ann. § 9-11-4, I have this

day perfected service of this PETITION FOR WRIT OF MANDAMUS

AND VERIFIED COMPLAINT FOR INJUNCTIVE AND

DECLARATORY RELIEF upon Defendants at the following address:

State of Georgia
Office of the Attorney General
40 Capitol Square, SW
Atlanta, Georgia 30334

Georgia Public Defender Standards Council 104 Marietta Street Suite 200 Atlanta, GA 30303

Sonny Perdue
The Office of the Governor
State of Georgia
203 State Capitol
Atlanta, Georgia 30334

W. Daniel Ebersole Georgia Office of Treasury and Fiscal Services 200 Piedmont Avenue Suite 1202, West Tower Atlanta, GA 30334

Mack Crawford Georgia Public Defender Standards Council 104 Marietta Street Suite 200 Atlanta, GA 30303 Michael Berg Georgia Public Defender Standards Council 104 Marietta Street Suite 200 Atlanta, GA 30303

Jim Stokes Georgia Public Defender Standards Council 104 Marietta Street Suite 200 Atlanta, GA 30303

Jimmonique R.S. Rodgers Appeals Division Georgia Public Defender Standards Council 225 Peachtree Street, NE Suite 900, South Tower Atlanta, GA 30303

[signature on next page]

This 15th day of December, 2009.

IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

) "	
MAURICE FLOURNOY,	Ś	CIVIL ACTION
DARNELL AMAKER,	ĺ	
EUGENE NEAL,	í	
EMORY TEASLEY,	ĺ	
CORNELIUS WHITE, and	ì	
DARRYL WHITE,)	
,)	
Plaintiffs, on behalf of)	No.
themselves and all persons)	
similarly situated,	1	
similarly situated,	\ \	CLASS ACTION
v.)	CLASS ACTION
٧,	\ \	
THE STATE OF GEORGIA,)	
THE STATE OF GLONGIA,)	
GEORGIA PUBLIC DEFENDER)	
STANDARDS COUNCIL,)	
STANDARDS COUNCIL,)	
SONNY PERDUE, in his official)	
capacity as Governor of the State)	
)	
of Georgia,)	
W DANIET EPEDSOLE in his)	
W. DANIEL EBERSOLE, in his	}	
official capacity as Director of the)	
Georgia Office of Treasury and)	
Fiscal Services,)	
MACK OD ANTEODD in his afficial)	
MACK CRAWFORD, in his official)	
capacity as Director of the Georgia)	
Public Defender Standards Council,)	1
MICHAEL BEDG in his secial)	
MICHAEL BERG, in his official)	
capacity as Chairman of the Georgia)	
Public Defender Standards Council,)	
maramorrad : 1: cc : 1 · ·)	
JIM STOKES, in his official capacity	}	

as Conflicts Division Director of the)
Georgia Public Defender Standards)
Council, and)
)
JIMMONIQUE R.S. RODGERS,)
in her official capacity as Appellate)
Division Director of the Georgia)
Public Defender Standards Council,)
·	ĺ)
Defendants.)
•	ĺ)

VERIFICATION DECLARATION

As Plaintiff in this case, I, Darnell Amaker, do hereby declare under penalty of perjury that the within and foregoing Complaint is true and correct to the best of my knowledge, information and belief and is based upon my personal knowledge. Declarant also states that the attached exhibits are true and correct.

FURTHER DECLARANT SAITH NOT.

Ďarnell Amaker

E X H I B I T

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Appeals Active Cases as of 11/23/2009

4.554.00	STREET, STREET, CO. STREET, ST	SA CHAPTIBEST SA	A STOTION OF THE PARTY OF THE P	があった。	いったのでは、		BOOCHER
F. (Gase)Name	STATE OF THE STATE		Horeley	Dawson	Fuller	Brief filed 06/29/09	1/4/2000
Abernathy, Hiram	2007CR393A		The state of the s		Fuller	Pending MNT	08/18/09
Able, Marvin	2007 CR 1063 A	VGCSA w intent	(0)		Rarrett		02/18/09
Adams, John	2007-CR-185	Obscene Mat to	unn (F 120 IU)		Mood		04/07/09
Adams Ronald	07CR17567	Burglary	n House		vvcou	A Andrews of the second	pre Garland
Adamay Charles	2004CR0283	Agg Assault	Lamb	Meriwhether		24	7/21/2008
Alexander Antonio	06SC50849	Child Molestation	Erickson	Fulton	Dempsey	dialieu, periuma viaci	04/20/09
Alexalider, Amorrio	151 003	Stalking	In House	Floyd	Durham	Pending Min I	9000000
Alexander, Clinton	OF COS	Obstruction	Bonner	Fulton	Baxter	Pending MN1	213/2000
Allen, Bernadette	000004499	Marie Constitution	Wand	Fulton	Campbell	(digest)	3/3 1/2000
Allen, Jerome	05SC30647	Minraer	Traing 1-11-11-10-10-0	Fulfon	Manis	Pending MNT	05/11/09
Amaker, Damell	06SC42029	Murder	in House	Lucor	Orthodon	Pending MNT	08/20/03
Anderson, Antonio	105SC33238	Murder	In House	ruitoir	Tinger.	Raief filed S09A0676 1/29/09	7/2/2008
Anderson, Nashon	1BO2CR871T	Murder	Johnson	Pullocii	i unitei	Brief filed 9/15/09: NOA filed 7/30/09	5/6/2008
Arellano, Rolando	106CR3688-4	VGSCA	Erickson	Denalo	Take	Brief filed	1/15/2008
A Amold Croff Balley	05-R-101	Agg Assault	Lamb	Heard	Miccolline	Pending MNT	60/80/90
A Ashman Ricardo	12007CR175		In House	Fullalli	NAME OF THE OF	Dending MNT	07/27/09
A Dailey Reshad	107CR391	VGSCA	In House (Halley)	Carron		Dending MNT	
Boker Donald	105CR2717	Armed Robbery	(Citronberg (pro bono)	Dekalb	Coursey	Coa No Ferint filed	
o Baker John	2006-SU-CR-103	Agg Assit; Battery	Trieshmann (FY2010)	Catoosa	Loggins	100 to 10	4/29/2008
	05SC09874	Molestation	Frier	Fulton	Campbell	Tealing or one was a second of the second of	3/12/2008
	104SC23722	Armed Robbery	Wang/Trieshmann	Fulton	beglold	1V.	7/30/2008
ZU Darbet, Missiasi	:2005-CR-0214	Agg Child	Lane	Jones	George	BILLINI TOURS	02/08/09
	05SC24892	Murder	In House	Fulton	Begrord	COLOURS WING	07/31/09
Z barner, vvilber	06SC51014	Mal Mur	In House	Fulton	Campbell	Ferming with	5/29/2008
Bales, David	055038233	Agg Assault, Agg	In House (Mistry)	Fulton	Dempsey	B 11 WIT (Tecript ordered 9/14/09)	09/14/09
_~~.	D8R1061	Agg Sex Bat	In House	Dougherty	Lockette	Pending win (Soil of	04/22/09
	1 1 DARCE ROT	Arm Rob:	Cliett (FY2010)	Bulloch	Turner	Pending Wild i	09/24/09
26 Benbow, Marcus	. 100001 (SOC)	PFIA	In House	Dougherty	Goss	Pending Min I	1/22/2009
	2007/1340 2007/192405/V	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Trieshamnn (FY2010)	<u></u>	Sweat	Hearing Colors (Colors of Colors of	4/17/2008
28 Bibb, Lewis	08/01/01/03 08/03/03/8	And Assault	Rodgers		Becker	COA prier riled	03/30/09
29 Black, Omowale	10000 4200	VGCSA	Johnson (FY2010)	Bulloch	Peed	Pending MIN I	6/11/2008
30 Blitch, Edwin	1BUDCR 170	2002	THE	Fulton	Arrington	EOA filed 09/16/08; Penaing Wilvi	77.49.00
Booker, Larry	058C3854/		In House	Columbia	Blanchard	TS ordered 10/30/09, Pending MINI	17 15/08
32 Booker, Patrick	2009CR583	Muraer	Lorelay	Hall	Витоидря	w/MNT 08/26/08	5/2//2000
33 Borders, Kenneth Trent	2007CR913B		L 101 SICY	Gilmor	Weaver	ie/16/09)	0007/1.1//
	2006CR-316SW	Murder	Trebase 7EV2010 Whitfield	WiWhiffield	Partain	AMNT drafted; Trial atty never filed MNT	02/26/09
35 Boring, Jackie	07-CR-1281	irel mat		Troin	Smith		08/10/09
	06-R-909	VGSCA	Jones (712010)	Fulfon	Baxter	Pending MNT	10/29/09
37 Boyd, Marcus (AKA Ford)	085065633	Murder	In House	Fulfon	Bedford	(Pending MNT(see note KK)	107/31/09
	The state of the s	100	in House		ייייייייייייייייייייייייייייייייייייייי		

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40 Bray, Douglas 41 Brooks, Willie 42 Brown, Connie 43 Brown, Andrew 44 Brown, Carlton 45 Brown, Cecil 46 Brown, Christopher 47 Brown, Gabriel	07CR02098		Control of the last of the las		Contraction of the State of the		0000000
11 Brooks, Willie 12 Brower, Connie 13 Brown, Andrew 14 Brown, Carlton 15 Brown, Cecil 16 Brown, Christopher 17 Brown, Gabriel	2000 00 83		Rodgers (Morgan)	Floyd	Matthews	07/01/08	6/25/2008
Brower, Brown, Brown, Brown, Brown,			Lane (FY2010)	Morgan	George	Pending MNT	1/22/2009
Brown, Brown, Brown, Brown,	1R06CR105		Cliett (FY2010)		Peed	Pending MNT	
Brown, Brown, Brown, Brown,	OBC DARAZZ-1		Little	DeKalb	Castellani	reset from 03/28/08	3/6/2008
Brown, Brown, Brown,	1 BORCEORYT		Johnson	-	Turner		6/16/2008
Brown, Brown,	- DOODINGS 1	Stat Rane	In House	Paulding	Osborne	Pending MNT: Tscript 2 vol, 324 pgs	09/18/09
Brown,	SOCIODA		(FY2010)		Sutton	MNT pending filing	
200	07-CP-00493		In House (Ott)	Floyd	Matthews	Pending MNT	
	OSPANE	Arm Rob	In House	Dougherty	Marshall	Pending MNT	09/24/09
	Nor Learne		Hibbert (FY2010)		Shoob	3 r	06/10/09
	1003000430		Podoers	dee	Allen	10/28/09 EoA and Mot Ext filed @ CoA	09/23/09
	SUURCINOS4		In House (C. file)	Ī	Campbell		10/14/09
51 Brown, Ricky	U5SC33314		In Fides (Come)	-	Colston	11/19/09	12/3/2007
52 Brown, Robert Lee	06CR03472		wang		Archarton	Pending AMNT Tecrint fect 9/23/09	02/26/09
53 Bryant, Jr., Ray	07SC54048	Murder	In House	T	Allingion.	ابم	5/2/2008
54 Bryant, VonTerry	05RCCR985		Little	КІСПШОПО		Orogno, Draduction Order/Dula Nici filed	1/4/2008
55 Bunn Michael Shane	06CR0067		Wang	Jackson	Motes	ZZOVOS; PIOUUCION ONGONINO NICO	10/23/09
Se Brice Marcis	005005073	Murder	in House	Fulton		Mot Mod / Red Senielice (See me)	00/44/00
57 Pirrotte Alex	06RCCR1885	1	in House	Richmond	Brown	Pending MN1 (1 script ordered 9/10/09)	777000
,	106SC44235	-	Bonner	Fulton	Bedford	Entry of Appearance filed 01/22/00	1/1/2000
od bullet, Jallies	085041550		Wand	Fulton	Russell	Waiting on ruling, MNT partially granted	1121/2000
	2000-1-1000 1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-1		Cliett (FY2010)	Screven	Turner	Pending MNT	1/13/2008
	1007074400		Frier	Fulton	Manis	Remanded to Superior Court by	7/21/2008
	000044400		Frickson	Fulton	Baxter	order	4/23/2008
	0/8020/02	W. J. J. B. Marie	In House	Filton	Baxter	Permission to file OOT MINT	10/30/09
	04SC23343	VOI Mari	Englose	Floyd	Durham	hrg; pending order denying MNT; brief	7/16/2008
64 Captain, Cynthia	30/CK0156/		Lilensoir	E-1400	Rracher	Pending MNT	04/28/09
65 Carmichael, Kenneth	07SC62803	Child Mol	In House	Tullon	MoCov	١.	
66 Carter, Demetrius	07SC62746	VGCSA: Cocaine	in riouse	Paroli	Marchall	Pending MNT. Mot for Cont filed 10/20/09 09/24/09	9 09/24/09
67 Carter, Rickey	02R1108	Rape	In House	Condition	Adame	Pending MNT	07/31/09
68 Carter, Rodrick	(07SC55789	Mai Mur	In House	io)in L	Dogl	Hra 1/06/09: EOA 12/19/08	
69 Chambers, Michael	2007-CR-1451-C		Horsiey	nai	Com	Dending MNT	07/24/09
	08CR221	Агт Кор	Conflict)	Samooi	Reeves	Donding MAT	4/28/2008
	07SC56481		Hibbert (FY2010)	Fulton	JOULISON		
70 Clark Michael	07-RCCR-984		Cliett (FY2010)	Richmond	Overstreet	Pending Min	4/13/2009
	05SC36848	Murder	In House	Fulton	Shoob	Pending Min	200000000
	06B105		Lane	Upson	Edwards	Order to continue hearing	3/10/2000
	783507800C	Molestation	iWand	Hall	Deal	Hrg set 12/15/09	04/07/09
	Z000CR330C	And Sod	In House	DeKalb	Barrie	Pending MNT	08/13/09
76 Cody, Mark	100CK204*10	Mirdor	1 ane (FY2010)	Pulaski	Mullis	Pending MNT	06/22/09
77 Coley, Chris	ZUUDIK-10001	Ilkiningi		***************************************			

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78 Collier, Lester	05SC38040			ruiton	Brasher	Waiting on ruling from trial court on MN I	~
79 Collins, Steven	04CR4347-2		Wang (Dominguez)	DeKalb	Hancock	NOA filed by 9/16	5/6/2008
80 Colton, Stan	2008CR235	lmp	In House	Meriwhether		Pending MNT	03/04/09
81 Colzie, Matthew	906	Malice Murder	Hibbert (FY2010)	Fulton	Johnson	Pending MNT	03/23/09
82 Conner, Ian (luv)		Agg Aslt	Rodgers	Flint	Welch	10/27/09 Mot Recon filed; COA brief filed	1 02/26/09
83 Cooks, Quentin	398	Murder	In House	Fulton	Campbell	Pending MNT	10/23/09
84 Cooper, Roderick	06CR177		Wang	Banks	•	part. NOA filed by 9/04	
85 Craft, Jerry	2006-CR-0034	Chid Mol	FY2010)	Turner	Reinhardt	Pending MNT	60/60/90
86 Crawford, Jason	2005-CC-082	And of the latest states and the latest states are also states and the latest states are also states and the latest states are also states are		Morgan	George		7/3/2008
87 Creamer, Richard	07CR2509-9	TxT \$500		DeKalb	Scott	****MNT hrg set Dec 2, 2009@ 1:30	(03/23/09
88 Crear, Jordan	04R2000	Fel Murder	Wolinski (FY2010)	Clinch	McWhorter	Pending MNT	07/24/09
89 Crowley, Dennis	2007SUCR0090		In House	Осопее	Sweat	Pending MNT	
90 Crumity, Roosevelt	08SC64680	Agg Aslt	In House	Fulton	Johnson	Pending MNT	08/10/09
91 Cruz, Noe	01CR491		Wang	Carroll	Sullivan	filed 7/08/09	6/14/2007
92 Culpepper, Dwight	06-R-764		Lamb	Troup	Keeple	COA brief filed 07/15/09	5/27/2008
93 Curry, Jonathan	2005CR003T		Johnson	Warren	Hinesley	Hrg MNT 4/16/09	6/26/2008
94 Damerow, George	08-R-024	Chld Mol	Wolinski (FY2010)	Mitchell	Cato	T'script read. Hrg Nov 17, 2009	05/29/09
95 Daniels, Vandy (1)	1J06CR01W	**************************************	Johnson	Jenkins	Woodrum	Hrg st 8/4/09	2/10/2009
96 Daniels, Vandy (2)	1B06CR274W		Johnson	Bulloch	Woodrum	Hrg set 8/4/09	2/11/2009
97 Davis, Dutch	06SC50352	Murder	Wang/Bonner	Fuiton	Johnson	Davis)	11/22/2009
98 Davis, Javarious	08SC64772	Armed Robbery	In House	Fulton	Bedford	Pending MNT	04/05/09
99 Davis, John	07SC61586	Agg Chi Mol	In House	Fulton	Newkirk	Pending MNT	108/03/09
100 Davis, Justin	106SC5035Z		Wang	Fulton	Johnson	in part	11/27/2007
101 Davis, Michael	2007-CR-270		Edwards	祇	Reinhardt	sup MNT. Travel to Tifton to Clerk	9/15/2008
102 Davis, Norman	99-CR-159	Chid Mol	(FY2010)	Decatur	George	office. See file.	10/21/09
103 Day, Brian	07CR23048	Sexual Aslt	Trieshmann (FY2010) Walker	Walker	Wood	EoA , Digest part completed	12/08/08
104 Debow, Curt	08CR00661	Ç	[Trieshmann (FY2010) Floyd	Floyd	Matthews	evid hrg; Mot re tape; NOA	11/22/08
105 DeLeon, Yonlenon	06CR1029X	Murder	ln House	Ваггом		e de la companya de proposition de la companya de l La companya de la comp	
106 Dixon, Jacqueline	07SC61319	VGCSA	In House	Fulton	Johnson	Pending MNT	:06/10/09
107 Dixon, Jarmavis	07SC55021		In House	Fulton	Campbell	Pending MNT	
108 Dodd, William	2007-CR-382-LA	VGCSA meth	In House	Union	Alderman	continuance per tc 8/12/09	08/11/09
109 Dolphy, Darrell	06SC42342		Gorrie (FY2010)	Fulton	Russell	Pending MNT	12/15/2008
110 Dorsey, Markell	06SC50352		Wang	Fulton	Westmoreland	Pending MNT	7/8/2008
111 Drayton, Philip	2007-CR-270		Lane	Ben Hill	Pridgen	req docket sheet	8/18/2008
	06R-219	Fel Mur	Wolinski (FY2010)	Telfair			60/90/90
13 Dunlap, Christopher	07R-187	Arm Rob	Lane (FY2010)	Crisp	Chasteen	***Hrg Sep 2, @2009 @ 9	60/80/90
114 Dunson, Joshua	SU06CR014W	Chid Moi	Johnson (FY2010)	Effingham	> ••••••	EoA 5/22/09, pending MNT	02/06/08
115 Durham, Travis	2008-SU-CR-1271 VGCSA	VGCSA	Rodgers (JR)	Newton	Ozburn	Pending MNT	06/02/09
	00 0 1000	Obild Molochation	in House	Coffee		TAM English	50/50/40:

17 Duvall, Bilal	(06SC39099	Murder	in House	Fulton	Adams	Pending MNI	
118 Ellis, Corv	SU2008-459	Shopliffing	Humphries Intern)	Coweta	Kirby	rights. NOA to be filed 9/16	12/08/08
119 Evans, Kelvin	088C66990	Ent Auto	Hibbert (FY2010)	Fulton	Dempsey	Pending MNT	05/15/09
120 Fairwell, Priscilla	08CR3690	Agg Asit	In House	DeKalb	Flake	completed	08/20/08
121 Faniel, Antonio	06-R-294		Lane	Spalding	Edwards	TC def's father, Spoke to def's mother	5/21/2008
122 Favors, Cedric	06SC42060		Little	Fulton	Baxter	EOA filed 09/16/08; Pending MNT	4/23/2008
123 Flournoy, Maurice	06CR1030X	inj; Kdnp; Arm	In House	Barrow	Motes	Pending MNT	02/11/09
124 Flowers, Juan	07SC57650	Murder	In House	Fulton	Russell		08/21/09
125 Fogerty, Robert	2007R-0140		Wang	Fayette	English	AMNT filed - hrg . Denied. NOA filed.	3/10/2008
126 Ford, Demetrius	07SC61457	Murder	In House	Fulton	Goger	Pending MNT	08/21/09
127 Ford-Calhoun, Rosalyn	W. W. Commencer of the	Arm Rob	Lane (FY2010)	Henry	Chafin	Pending MNT	04/15/09
	2008CR281	Arm Rob	In House	Randolph	Bishop	Pending MNT	10/28/09
129 Fowler, Samuel	2008-SUCR-414		In House	Pickens	Weaver	Pending MNT	108/13/09
30 Francois, Derrick	075060288	Agg Aslt	In House	Fulton	Goger	Pending MNT	60/90/20
	06CR2623-8	of just committee between the same of the same between the same of the same of the same of the same of the same	Erickson	Walton	Hunter	Brief filed 7/8/09	5/6/2008
	108SC72465		Trieshmann	Fulton	Manis	AMNT filed, no hrg set; EOA	
	05SC25885		Trieshmann	DeKalb	Manis	ruling; MNT hrg 07/18/09	9/4/2008
	06-RCCR-1832		Clieft (FY2010)	Richmond	Annis	Pending MNT	
	07SC62345		Hibbert (FY2010)	Fulton	Johnson	Pending MNT	2/4/2009
136 Gaither, Russell	08CR-0798-4	Simple Bat	In House	Walton	Johnson	Pending MNT	06/10/09
37 Gamble, Donald	07-RCCR-1815	-	Johnson	Fulton	Brown	& hearing to correct sentence	6/18/2008
	07-CR-2840	bur, agg asit	(Wolinski (FY2010)	Colquit	Altman	Tscript picked up	02/23/09
139 Garland Mack (5/2009)	2004-CR-184		Rodgers	Gilmer	Bradley	9:30am	05/11/09
140 Garrett Nakiedrain	05-CR-48		Lamb	Stewart	Peagler	MNT filed	1/13/2009
141 (Gary, Dexter (luv)	05CR48		Edwards	Gilmer	Lockette	Transcript rec'd, drafted sup MNT	12/1/2007
	06SC46326		Frier	Fulton	Baxter	Pending MNT	4/23/2008
	1B06CR490		Cliett (FY2010)	Bulloch	Peed	Pending MNT	
	107R8764		Lane	Spalding	Scott	EOA, rec'd TS; Pending MNT	9/11/2008
145 Gilbert Michael	07-CR-2709-9		Bonner 2	Fulton	Caldwell	Pending MNT	3/26/2008
	08CR34	**************************************	Wolinski (FY2010)	Toombs	Palmer	Pending hrg 10/15/09	07/15/09
147 Gilmore, Kyle	07CR88A	Arm Rob	Rodgers (Huggins)	Jefferson	Reeves	2009	60/90/50
148 Gilyard, Toris	04-CR-106	Murder	Lamb	Terrell	Lane	Ltr to trial counsel; Pending MNI	0000
149 Givens. Alvando	06SC47945		Wang	Fulton	Baxter	trial t'script, Trial Counsel will not help.	12/13/2007
150 Glass. Ernest	03SC05062	Murder	In House	Fulton	Lane	(Pending MNT	06/02/09
151 Goodman, Lori Ann	06CC92A	Murder	Lane (FY2010)	Morgan	Wingfield	Pending MNT	06/02/09
	07SC53294		Hibbert	Fulton	Lane	(CPD)	
	07-RCCR-1476	Rape	Johnson (FY2010)	Richmond	Annis	Pending MNT	09/24/08
154 Gordon, John	05SC27996	Hij MV	In House	Fulton	Manis	Pending MINT	\ \ \
	108SCREBER	Murder	in House	Fulton	Johnson	Pending MNT	10/30/08

56 Gray, John	08SC64315	Rape; Agg Sod	Rodgers	Fulton	Schwall	NOA filed 12/18/08; 150 1/23/09	20/01/20
157 Grav, John (2)	06SC49136	Agg Asit	Rodgers	Fulton	Schwall	Pending MNT	08/26/09
158 (SB440)	07RCCR0933	Arm Rob	Johnson (FY2010)	Richmond	Blanchard	Pending MNT	05/18/09
159 Grissom, Jerry	2007-CR-120A		Horsley	Fulton	Fuller	Client Itr w/MNT 08/26/08; Pending filing	7/24/2008
160 Grisson, Michael	06SC42029	Murder	In House	Fulton	Manis	Pending MNT	05/11/09
161 Grogan, Anthony	2007-CR-258A		Bonner	Hall	Fuller	Brief filed COA 03/26/09	4/4/2008
162 Gullat, Nathaniel	06SC52013		Hibbert	Hall	Moulton	AMNT	
163 Gurule, Scott	06CR4276-2	Chld Mol	In House	DeKalb	Hancock	Pending MNT	08/13/09
164 Hall, Antone Cortes	2008CR329C	Arm Rob	In House	Hali	Deal	Pending MNT	06/11/09
165 Hall, Jackie	05SC35040		Hibbert	Fulton	Glanville	AMNT, Hrg 4/24/09	7/15/2008
	04CR21145	And the second s	Bonner	Walker	Wood	Pending MNT	1/10/2008
167 Hall, Stephen Mark	1B06CR130		Johnson (FY2010)	Bulloch	Pead	Pending MNT	2/10/2009
168 Hamilton, Stanley	08SC64940	Kidnapping	In House	Fulton	Shoob	Pending MNT	1/22/2009
	08-1809		In House	Bartow	Howell	pending appt	11/02/09
	105-CR-1268A		Horsley	Hall	Fuller	Brief filed 06/22/09	
	08SC64834	Murder	In House	Fulton	Goger	Pending MNT	11/03/09
	09R43	Forgery	Rodgers	Troup		Brief in Support 14Oct09	06/12/09
	04SC15325	Agg Asit	In House (GC file)	Fulton	Bedford	Pending MNT and t'script	10/15/09
	08RC1077-4	Mol	In House	Walton	Johnson	Pending MNT	11/06/09
175 Hardy. Shantario	05CR-0013		Rodgers	Daaly	Chasteen	App brief 03/07/09	- Constitution of the Cons
176 Harris, Randall	106SC45519		In House (Ng)	Fulton	Johnson	Pending MNT	8/18/2008
(77 Harris, Xavier	06SC42029	Murder	In House	Fulton	Manis	Pending MNT	05/11/09
178 Haskell. Torrence	0021	Arm Rob	In House	McDuffie	Dunaway	TS ordered 11/02/09, Pending MNt	11/12/09
179 Hawkins, Earl	1S07CR098T		Cliett (FY2010)	Screven	Turner	Pending MNT	2/10/2009
	08R-376		Lane	Spalding	***************************************	EOA,GCIC;Pending MNT	5/5/2008
	W	F/A	Lane (FY2010)	Henry	Crumbley	Note about Habeas	04/15/09
182 Hemandez, Danilo	07-676-04	Chid Moi	Rodgers	Walton	Johnson	Record has been forwarded to CoA	10/13/09
	06SC45264	Chid Mol	In House	Fulton	Campbell	Pending MNT	07/31/09
	2006-0403	And the second contraction of the second con	Cilett (FY2010)	Burke	Ennis	Conflict for Johnson, Pending MNT	2/6/2009
	06SC52206		Wang	Fulton	Baxter	MNT denied w/ written order 7/09/09	4/22/2008
186 Hickson, Kelly	05SC25629		In House	Fulton	Newkirk	Pending MNT	80/17/8
187 Hidginbotham, Brandon	17802 (2006)		Trieshmann (FY2010) Gordon	Gordon	Smith	AMNT filed; evid hrg	16/10/2008
	06R379		Rodgers	Dougherty	Perkins	Remanded from CoA and red OO! MN!	1722/2009
	2006CR0099		Edwards	Turner		hearing	3/3/2008
190 Hill, Christopher	1J07CR033P		Johnson	Jenkins	Peed	MNT 1/14/2009. Order pending	6/16/2008
191 Hill-Blount, Corey	07-RCCR-278	Arm Rob	Johnson (FY2010)	Richmond	Annis	Pending MNT	
192 Hobbs. Alan Scott	07CR988		Cliett (FY2010)	Columbia	Wheate	Pending Appeal; Hearing 09/17/08	6/11/2008
193 Holiman, Jamison	05SC37337	VGCSA Coc	In House	Fulton -	Lane	Pending MINT	60/13//09
404 Hollowey, Haracial	06CR4661-6	Rape	In House	DeKalb	Becker	Pending MNT	106/1 //09

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OF Holmes Anthony	106SC49668		Hibbert	ruton	Dempsey	IAMNI	00000
Os Holmes Deandre	814	Murder	In House	Richmond	Brown	10/21/09	10/14/09
			Johnson (FY2010)	Richmond	Blanchard	Pending MINT	1/28/2008
at monnes, mileral	108DCCD4407	VGSAC Dwollic	Johnson (FY2010)	Richmond	Overstreet	Pro Se MNT and NOA files	60/90//0
	0000010100		Chat (EV2040)	Effortham	Paed	Pending MNT	1/13/2009
199 Howard, Eugene	SUUTCROU		Calcut (-12010)	Chingham.	Mediane	frans ready few weeks	
200 Howard, Kenneth	0/CK0/034		Cuwalus	בראוותפי	אוררמוזכ	Tinta - dia -	05/48/00
201 Hughes, Christopher	08RCCR1449	VGCSA - meth	Johnson (FY 2010)	Richmond	Blanchard	PERDING WIN I	02/10/03
202 Hurt-Whitmire, Judith	08-CR-001C	Forgery	Trieshmann (FY2010)	Rabun	Cornwell	Pending IMN I	0//7//08
	07SC59232	Child Molestation	In House	Fulton	Schwall	i	80/10/90
	106SC48971		Wang	Fulton	Newkirk		pre-Garland
	2	Arm Rob	Derrick Watkins)	Walton	Off	Pending MNT, T'script @ CPD	10/07/09
200 Statement Samon		Murder	In House	Fulton	Newkirk	Pending MNT	
207 Jackson Joshua			In House	Fulton	Shoob	Pending TS and MNT	
	S11-08-CR-0155-J Add Aslt	Agg Aslt LEO	In House	Clarke	Jones	Pending MNT	10/15/09
	09CR046	VGCSA	In House	Decatur	Cato	AMNT filed 11/03/09	05/19/09
203 Succession Tooks	09CR046	VGCSA	Lane (FY2010)	Decatur	Cato	Pending MNT	05/19/09
AA TOOLOGY VOOLOGY	2007CR44		Lane (FY2010)	Turner	Reinhardt	Pending MNT	07/15/09
Z11 Jacksoll, Zachery	2008BCCB1307	Rane	In House	Richmond	Blanchard		10/23/09
Z1Z James, Denjamini	108SC81020	1	In House	Fulton	Arrington	EOA mailed 09/15/08; Pending MNT	07/03/2008
Z 13 Jaines, Cinisiophiei	000001		Little	DeKalb	Seeliger	MNT hearing 12/12/08	4/29/2008
Z 14 Jernings, cannel.	2250000	Mirdor	In House	Fulton	Campbell	***Hrg reset Nov. 30, 2009@ 2:30	6/23/09
215 Johnson, Chavarious	003070133	Rirdary	In House	Clarke	Sweat	has been filed.	11/12/09
Z 10 JOHNSON, DWAYNE	075/57745	(m. 6 m.)	In House	Fulton	Bedford	Pending MNT	6/4/2008
Z17 Jonnson, Enc	0700000	Ann Bat Bur	In House	Fulton	Johnson	cse file	09/14/09
218 Johnson, Gregory		VGCSA	Trieshmann (FY2010) Chattooga	Chattooga	Wood	EoA filed; No transcript on file	04/07/09
Z19 Johnson, nemy	-		Edwards	Grady	Cato	Pending MNT	1/29/2009
	OG PRE		Wolinski (FY2010)	Dougherty	Gray	Tscript read	15/6/2008
ZZ1 Jones, Fillann	07-BCCR-1073		Johnson (FY2010)	Richmond	Blanchard	Pending MNT	
	06SC40812	AMERICAN CONTRACTOR OF THE PROPERTY OF THE PRO	Hibbert	Fulton	Lane	AMNT	6/13/2008
	106SC47612	Murder	In House	Fulton	Russell	Pending MNT	04/30/08
	058C30351	Атт Rob	In House	Fulton	Brasher	Pending MNT	80/C)/c0
	107CR85		Edwards	Clay	Lane	counsel.	
	08-RCCR-1073		Johnson	Richmond	Ennis	hearing 09/11/08	3/31/2008
	06SC45952	Veh Hom	Hibbert (FY2010)	Fulton	Schwall	Pending MNT	05/12/09
	105SC34403	Chi Mol	in House	Fulton	Campbell	Pending MNT, T'script here10/08/09	08/22/08
	CR-0400213-063	Murder	(Wolinski (FY2010)	Glynn	Tuten	Pending MNT	10/19/09
	308-CR-043		Edwards	Decatur	Porter	Received transcript, Sup MiN1	1/24/2000
	07SC59209	Rape	In House	Fulton	Baxter	Pending MNT	00,00
- ,-	0000733783	Ini Ransom	Rodgers	Fulton	Glanville	COA brief filed	02/18/08

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234 Lane, Merkenn	108CK36	Had ball	CONTINCT	רמומומח	רכי	ו בווחו לוויחום ביים	20 100
	07CR115		Johnson (FY2010)	Candler	Reeves	Hrg set Apr 29, 2009 @ 2;	
236 Lawrence, Leon	106SC42463		Hibbert	Fulton	Baxter	AMNT	7/8/2008
237 Lawson, Herman	:06SC51020		In House	Fulton	Arrington	Pending MNT (t'script here)	60/60/60
238 Laye, Randall	06C816		Lamb	Coweta	Blackmon	Pending MNT; Ltr to client	8/14/2008
239 Lee, Kevin	07SC55564	**************************************	In House	Fulton	Bdford	Pending MNT	08/20/09
240 Lee, Victor	06CR2158-6	Arm Rob	Rodgers	DeKalb	Becker	10/08/09 EoA	10/08/09
241 Lee, Willard C.	06CR48B		Rodgers	Sumter	Sizemore	Brief filed	08/26/09
242 Leeks, Carrie	06SC49091	Murder	In House	Fulton	Glanville	Pending MNT	05/11/09
243 Leonard, Brandon (1)	107SC61277	Fel Mur X2	In House	Fulton	Russell	. 1	02/13/09
244 Leonard, Brandon (2)	07SC61277	Fel Mur X2	In House	Fulton	Russell	Pending MNT; Case file rec'd 10/20/09	02/13/09
245 Lester, Damien	07SC62032	Arm Rob	Hibbert (FY2010)	Fulton	Russell	Pending MNT	06/02/09
246 Leverette, Andre	08CR1422	Carjacking	In House	DeKalb	Becker	Pending MNT	04/30/09
	06CR2572-3	Arm Rob	In House	DeKalb	Seeliger	***MNT hrg set Dec. 4, 2009 at 10am	08/13/09
248 Lowe, Khalique	06SC40528		Erickson	Fulton	Russell	MNT denied 6/11/09, NOA filed 7/7/09	8/14/2008
249 Lowery, Anthony	:08CR1366	Obst	In House	Валтом	McWhorter	- 1	03/25/09
	06SC47836		In House	Fulton	Arrington	Pending MNT, T'script rec'd 9/23/09	08/20/09
251 Lucas, Magic	00SC07634	Murder	esnoH ul	Fulton	Bedford	Pending MNT	10/23/09
252 Lunsford, James	08-CR-243W	VGCSA	In House	Stephens	Woods		07/24/09
	07CR00403B		Little	Floyd	Matthews	reset 11/05/08; MNT 07/01/08	3/26/2008
	08SC67597		In House	Fulton	Schwall	Pending MNT	1/13/2009
255 Mangum, Gary	2008-CR-154-J	MV	Trieshmann (FY2010)	-	Oliver	hearing rec'd 2/11/09	
256 Mann, Arthur	07SC55680		Erickson	Fulton	Baxter	order	1/29/2008
257 Manuel Ron	06SC41791		In House	Fulton	Lane	Ref. By Erickson 1/27/2009	5/7/2008
258 Mask. William	07CR01367	F/A CF	Shea (FY2010)	Floyd	Matthews	Pending MNT	03/02/09
259 Matthews, Jarvis	06SC44503	Murder	In House	Fulton	Adams	Pendinf MNT	04/28/09
260 Matthews, Jerry	07SC63567	Arm Rob	Hibbert (FY2010)	Fulton	Johnson	Pending MNT	2/5/2009
261 Max-Kanu, Tobangay	07003418		Rodgers	DeKalb	Peagler	Brief filed after remand	4/22/2008
	(03SC05896		In House	Fulton	Johnson	Pending filing of AMNT	4/11/2008
263 McClain, Damion	106CR1446-1	Arm Rob	In House	Dekalb	Castellani	move on MNT; Pending MNT (t'script	60/80/60
	08-R-451		Lamb	Troup	Keeble	Brief filed 08/11/09	-000,000,000
	06-CR-2810-10		Bonner	DeKalb	Workman	,	12/19/2007
266 McCombs, Shedrick	2008R-0493		Rodgers	Fayette	English	Sup Brief 03/02/09; pending order	4/16/2008
267 McCowan, Larry	(07-CR-106		Lamb	Coweta		Brief filed 08/05/09	
268 McCrary, Dezraell	06SC41920		Hibbert (FY2010)	Fulton	Johnson	12/19/08	9/2/2008
269 McDonald, Steve	2001-149	Murder	ln House	Seminole	Bishop	received	10/22/09
270 McDonald, Steve	2001-149	Murder	In House	Seminole	Bishop	Pending MNT	10/21/09
271 McGIII, Leon	03CR2734-6		Rodgers	DeKalb	Becker	CoA pending order	pre-Garland
070 McKenzie Emma	108-CR-3297		Rodaers	DeKalb	Hunter	Cert filed; COA brief filed	-,-

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273 Merck, Freddie	06-CR415-LA		Horsley	Lumpkin		Hrg 03/27/09	1/11//2008
274 Merritt, Montaviis	06SC49425	Arm Rob	In House (CG)	Fulton	Westmoreland	Pending MNT	10/22/09
275 Merritt, Montavis	06SC49425	Arm Rob	In House	Fulton	Westmoreland	Pending MNT	10/22/09
276 Messick, Thomas	JF1.004	Thrts	Rodgers (Blake)	Floyd	Salmon	transcript is complete	05/21/09
277 Middleton, Travon	06SC42756	**************************************	Bonner 2	Fulton	Bedford	Pending MNT	3/25/2008
278 Mikell, Fredrico	1B06CR569T		Johnson	Bulloch	Turner	Brief S09A1766 7/29/09	2/26/2008
279 Milam, David	08RCCR1337	P F/A Arm Rob	asnoH u	Richmond	Blanchard	(60/80/6)	09/11/09
280 Miller, Eric	07SC54975		Frier	Fulton	Bedford	Picked up TS	4/15/2008
281 Miller, Gregory	09SC75623	Rape	In House	Fulton	Arrington	Pending MNT, Tscript here 9/23/09	04/24/09
282 Miller, Jabaris	05SC31749		Hibbert	Fulton	Adams	Frier ret to AppDiv; EOA, viewed Clerk's	3/31/2008
283 Miller, Tonya	05SC31749		Rodgers	Fulton	Adams	M AMNT filed 11/03/09	
284 Mincey, Maurice	09DR-0045	Contraband	Rodgers/Trieshmann	Dooly	Pridgen	Tscript rec'd 10/13/09	09/23/09
285 Moody, Deandre	2007-CR-1176		Johnson	Columbia	Blanchard	Hrg MNT 9/4/09	6/16/2008
286 Moon, Clifton	SU-06-CR-05025		Horsiey	Clarke	Jones	108/25/08; Client Ltr w/MNT 08/26/08	(3/31/2008
287 Moore, Calvin	04-CR-147		Edwards	TA		franscripts (lengthy).Looking for Expert	4/8/2008
288 Moore, Demetrice	1B05CR563T	Rape	Cliett (FY2010)	Bulloch	Harvey	Pending MNT	04/21/09
289 Moore, Ikeem (SB440)	2006RCCR323	SB440: Agg Sod	Johnson (FY2010)	Richmond	Annis	Pending MNT	
290 Moore, Marland	07SC62497		In House	Fulton	Manis	Pending MNT	7/2/2008
291 Morgan, Eddie	06R-570B		Lane	Spalding		Call Clerk re client	
292 Morris, Steve	09CR90	Chi mol	In House	Toombs	Palmer	Pending MNT	10/14/09
293 Morris, Willie	04SC22321		In House	Fulton	Гапе	EOA 09/16/08; Pending MNT	11/12/2007
294 Morrison, Jarvis	2005-CR-333A		Erickson	Hall	Fuller	Brief filed 3/12/09	6/2/2008
295 Muckle, Virginia	103SCZ389		Erickson	Fulton	Russell	yet to sign order; Judge Russell a no	5/8/2008
296 Muder, Jason	106-CR-01203		Little	Floyd	Colston	10/27/08; 09/05/08 hearing cancelled in	4/22/2008
297 Mullis, Barry	JE 9CR32	Arm Rob	Shea (FY2010)	Jefferson	Reeves	Pending MNT, EoA 13Oct09	08/25/09
298 Nations, David	07CR31-LA	-	Horsley	Towns	Alderman	Hrg 4/20/2009	7/10/2008
299 Neal, Eugene	07SC54343	Murder	In House	Fulton	Goger	Pending MNT	11/22/2009
300 Nelson, Jurdis	07SC58547	Rape; Agg Sod	In House	Fulton	Shoob		07/31/09
301 Nelson, Samuel	2005CR284		Back to CPD	Tift	Reinhardt	MNT granted June 2009	3/12/2008
302 Newsome, Mark	07SC58554		In House	Fulton	Newkirk	Pending MNT	6/12/2008
303 Nicely, Willis	2006-CR-313-LA		Horsley	White	Alderman	Hrg 2/20/09	11/12/2007
304 Norris, Damlen	07SC59248	Mur	In House	Fulton	Baxter	Pending MNT	07/31/09
305 Obie, Zaccheus	09SC79934	Pimping	In House	Fulton	Manis	Pending MNT	07/21/09
306 Oglesby, Rafeal	SU05CR0396	Bat	In House	Clarke	Stephens	Pending MNT	104/08/09
307 Oliphant, Marcus	06CT-R816		in House	Carroll	Blackmon	Pending MNT	7/24/2008
308 Orengo, Michael	08SC67430	Rape	in House	Fulton	Russell		05/12/09
309 Osorto-Aguilera, Adrian	06 CR 2558-1	Chld Mol	In House	DeKalb	Castellani	move on MNT; Pending MNT	08/18/09
310 Pardon, Anthony	07CR01844; 45	F to Reg SO	In House	Floyd	Durham	Pending MNT	
311 Parker Dewayne Leion	06R-669CB		Lane	Spalding	Caldwell	rescheduled, transcript not available	16/2/2008

312]Parks, William	08R-034		Edwards	Crisp	Chasteen	Pending MNT	うながんしょう
313 Patrick, Mannoletto	05SC25898	Arm Rob	In House	Fulton	Lane	Pending MNT	(07/31/09
314 Patterson, Charles	107SC60221	Arm Rob	In House	Fulton	Bedford.	Pending MNT	04/24/09
	07CR02586		Liffle	Floyd	Matthews	12/03/08	7/3/2008
316 Pelowski, John	2006-CR-12274	الم المساوم الما المساوم المساوم المساوم الما المساوم الما المساوم المساوم الما الما الما الما الما الما الما 	Rodgers/Bonner	Newton	Johnson	Pending order	5/23/2008
317 Pendley, Daniel	(2005CR-601	Chl-Moi	Trieshmann (FY2010)	Gilmer	Bradley	EaA, CD of fscript on file	06/23/08
318 Perdue, Shawn	09RCCR144	Murder	In House	Richmond	Brown	Pending MNT; Mot Cont 7/27/09	10/14/09
319 Perkins-Grubbs, Jairo	07CR937A	**************************************	Horsley	Hall	Fuller	to file NOA	*****
320 Perry, Benjamin	08CR17857	VGCSA	In House	Chattooga	Graham	Pending MNT	02/22/09
321 Porter, Stanley	01SC10549	Mol; Crity Chid	Rodgers	Fulton	Bedford	COA affirmed 9/21/09	02/13/09
	W Williams	Tft x Taking	Lane (FY2010)	Неппу	McGarity	NOA filed (???)	04/15/09
323 Powell, Lerone	07CR4537-2		Hibbert	DeKalb	Hancock	AMNT	
324 Powell, Marquez	05SC34927	Murder	In House (CG)	Fulton	Arrington	Pending MNT	10/22/09
325 Prescott, Elliott	05SC31821		Little	Fulton	Westmoreland	EOA 09/16/08; Pending MNT	4/3/2008
326 Preval, Silvano	2007-CR-383-M	VGCSA	Wang	Henry	McGarity	Brief filed 08/31/09	2/26/09
327 Puckett, Jeremy	2008 CR 345 A	Child Molestation	In House	Hall	Fuller	Pending MNT	07/19/09
328 Pullen, Charles	07RCCR1739		Johnson	Richmond	Overstreet	set and continued	3/31/2008
329 Ramirez, Carlos	07CR0839	and the state of t	Wang	Clarke	Sweat	Hrg rescheduled 10/02, AMNT filed,	9/4/2008
330 Randall, Sheila	99-CR-1382	· · · · · · · · · · · · · · · · · · ·	Lamb	Muscogee	Pullen		3/6/2008
331 Reed, Christopher	109CR0065	TxT	In House	Jackson		Pending MNT, T'script ord 9/23/09	10/02/09
332 Reese, William	08CR4670	Bur	In House	Fulton	Barrie	Pending MNT	10/20/09
	07SC58554		In House	Fulton		Pending MNT	60/20/90
	2008-RCCR-0591		Johnson	Richmond	Overstreet	Hrg MNT 8/31/09	5/20/2008
	08R110	Chi Moi	Wolinski (FY2010)	Grady	Cato		08/22/09
	109CR56A		conflict)	Emanuel	Palmer	Pending MNT, Tscript rec'd 10/08/09	9/2/09
	06SC41532		Little	Richmond	Lane	EOA 9/19/08; Pending MNT	4/29/2008
	2008SUCR871M	Burglary	In House	Henry	McGarity	call 678-610-6624 Scott Key when appt	11/12/09
339 Robertson, Antonio	06CR935J		Rodgers	Hall	Oliver		(6/26/2008
	05SC29666	Rape	In House	Fulton	Glanville	Pending MNT (Tscript ordered 7/21/09)	60/60/60
	; A	VGSCA	Lane (FY2010)	Henry	Amero	Pending MNT	02/26/09
	06SC39647		Rodgers	Fulton	Brasher	Pending order	5/15/2008
343 Roper, Shelbert	08RCCR1224		Cliett (FY2010)	Richmond	Annis	Pending MNT	08/10/09
344 Roscoe, Maurice	2007-RCCR-0591	Murder	Johnson (FY2010)	Richmond	Annis	Pending MNT	10/16/08
	07SC62599		In House	Fulton	Shoob	See CTF	1/22/2009
	SU07CR545		In House	Muscogee	Peters	Pending MNT	
347 Roval, Arthur	09CR046	VGCSA	(Wollnski (FY2010)	Decatur	Cato	Pending MNT	05/19/09
	2007CR175	VGCSA	Lane (FY2010)	Putnam	Wingfield	Pending MNT	06/02/09
349 Russell, Andre	08SC64072	Hij MV; Arm Rob	In House	Fulton	Johnson	Mot Cont filed 2/12/09	02/26/09
	148782	Murder	In House	Gordon		Pending MNT	12/22/08

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351 Sanders, Richard	078C63028	Mal Mur	DSTOL LI		Conic	Dicked in TS	5/7/2008
252 Sanford Offs	105SC32269		Frier		Wienus	Toward up 10	11/2/008
Calliots, cas	05CC37241		Frier	Fulton	Goger	Atlanta CPD office; Picked up 13,	2007/11/0
353 Saxton, Adam	0000000		Trior	Fulton	Arrington	Picked up TS	3/24/2008
354 Scales, Donald	075C5/759		(1)(0)(1)	700	Brown	Pending MNT	60/90/20
355 Scarborough, Jimmy	08RCCR1305	ExploitationChildr	Johnson (FTZUTU)	2		Es 08/9/00 sending docketing @ COA (08/6/09	108/6/09
252 Schoolder John	07-R-11653	Terr Tht	Rodgers	Liberty	Kose	שמיים של היים	8006/66/7
	IEI 000		Trieshmann	Floyd	Matthews	CoA 9/10/09 brief to be tiled; MIN I IIIg	4/42/4000
357 Scott, Mark	JUL LOOK	ويد والتامية	Edwards	Tiff	McCorvey	MNT held 1/15/09, Mot hrg 2/26/09	5/13/2008
358 Scott, Mica	Z005CR0Z8		Lumaico	Miscondo	Prillan	Pending ruling on MNT	
359 Scott, Thomas	SU04CR2298		Lamo	and mental	i dicti	Wayned PD's file- Contacted CR order TS 6/11/2008	16/11/2008
360 Sealey, Vernard	06SC45606		Frier	Fullon	Collwan	Doodlar MANT	10/27/09
	08CR1661-2	Burglary	conflict)	DeKalb	Напсоск		1/28/2009
	08-RCCR-1087		Johnson (FY2010)	Richmond	Blanchard	Penaing Min (15/20/2008
	07CR204		Rodgers	Bartow	Smith	Pending order	07/20/10
	10500005	Felony Murder	Rodgers (Huggins)	DeKalb	Adams	GA Sup Ct brief filed 0//16/09	7770000
364 Snivers, Lony	0001000		Edwards	Decatur	Cato	defired transcripts. Rec'd dis and mot	11112000
365 Shuler, Jarmario	U/CK1ZD		30.3	Firston	Goder	Pending MNT	07/31/09
366 Simmons, Artez	07SC70151	Murder		The state of	Cafo	Anneal pending, All briefs filed	9/11/2008
367 Simmons, Joseph	J01-R-153		Edwalds	Clauy	Manie	Pending MNT	105/11/09
	06SC42029	Murder	In House	i manu	Notice	A SALE	10/23/09
	2008RCCR1337	Arm Rob	In House	Kichmona	Dialicialu	LAYS	04/15/09
O Charle Shahom	i W	Arm Rob	Lane (FY2010)	Henry	Crumbley	יונפר פיניסיים	4/16/2008
3/U Sinails, Sharleshi	A AOAAGOTO		Trieshmann	DeKalb	Flake	MN1 hrg U6/19/09	021/04/00
371 Smith, Akeem	0.000	Rane	In House	Fulton	Adams	Pending MNT	40/02/08
372 Smith, Antoine	00077000	2017	10hnson (FY2010)	Richmond	Annis	Pending MNT	10/21/00
373 Smith, Dewayne	07-KCCK-1/80	TOTAL MICH.		Fulton	Goder	60/60/08	8/9/2008
374 Smith, Donald Frank	06SC47810		Rougers	Filton	(Campbell)	Pending MNT	08/10/09
375 Smith, Luther	08SC74172	Fel Mra	III Honse	Diopardio :	Annis	Pending MNT	08/10/09
	07RCCR1371	Arm Rob	Cliett (F YZUTU)	אוכיוויוסוים	Chanton	10/8/00)	107/16/09
277 Smith Robert Frank	07CR-270	VGSCA	In House	Ben Hill	Cliastecii	NOA filed Awaiting docketing	2/11/2008
o Smith Chidana	107CR37904		Wang	DeKalb	rlake		110/26/09
	12006SUC3115195 Burglary	5 Burglary	In House	Dougherty	Marshall	Pending Wilvi	712/2008
	7000707000		Frier	Fulton	Russell .	Hearing set 117 3000	OUCEDIO
	000000000000000000000000000000000000000		Frier	Fulton	Roberts	Hearing set 01/05/09	0/23/2000
381 Sparks, William	0/8033044	Control of the Contro	A STATE OF THE PROPERTY OF THE	Fiction	Manis	Picked up TS	1/2/2008
382 Spencer, Gary	06SC51197		1111-11-11-11-11-11-11-11-11-11-11-11-1	Dandolph	Rishon	Pending MNT	08/24/09
	2008CR177		WOILDSKI (FT 2010)	Candon	Noison	NOA 5/29/09	5/19/2008
384 Steed, Gary	17183	and and	Ineshmann	100,000	Adome	Dending MNT Tiscript here 4 vol.	09/25/09
	07SC63192	Chi Mek	In House	Fullon	Addillo		07/27/09
of Ctement Corsen	07-SC-55883	Rape	In House	Fulton	Arrington	Leinnig Mici	02/15/09
Slewall, Oolsell	A0042158	WC	Rodgers	DeKalb	Peagier	A SECTION AND THE PROPERTY OF	00/06/20
387 Stewart, Donavia (Juv.)	2000	Chid Mol	(Wolfnski (FY2010)	Dougherty	Marshall	Tscript read	800012016
388 Stincell, James	1+1 000		Horsley	Clarke	Sweat	Hearing 4/08/09	200711000

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390 Strowbridge, Jacodi	054-2007-JR-113		Lane	Evans	Brinson	Pending MNT	47 10/2000
391 Strozier, Darryl	95-R-3447		Rodgers	Coweta	Keeble	MNT pending filing	10/29/2007
392 Stubbs, Derrick	09CR0020 & 21		In House	McDuffle	Dunaway	Pending MNT	10/14/09
393 Sumlin, James	08SC73643		In House	Fulton	Arrington	Pending MNT, Tscript here 9/23/09	1/22/2009
	03SC09474		in House	Fulton	(Long)	Pending MNT(t'script here)	60/60/60
395 Tabb, James	2007CR286B		Horsley	Hall	Gosselin	Client Itr w/MWGP 08/27/08	17/2/2008
396 Taylor, Courtney	2008-CR-132	Arson	(Wolinski)	工	Johnson	Pending MNT	108/28/09
397 Taylor, Curtis	07-R-11513	Child Mol	Rodgers	Liberty	Stewart	chambers to req t'script;NOA filed	08/12/09
398 Teasley, Emory	05CR1404X	Mal Murder	In House	Barrow	Motes	Pending MNT	04/20/08
399 Terrell, Fernando	SU07CR2057		In House	Clarke	Stephens	Pending MNT	
400 Terry, Fredrick	08SC69183	Murder	In House	Fulton	Russell	Pending MNT	04/01/09
401 Testamack, Sherard	07C53655		In House	Fulton	Arrington	Pending MNT	1/22/2009
402 Thomas, Arthur	07SC63397	Arm Rob	In House	Fulton	u į	Pending MNT	
403 Thomas, Chris	SU07CR030		Johnson	Effingham	Peed	MNT 11/18/08. Order pending	4/9/2008
404 Thomas, Marco	07SC55564		Frier	Fulton	Bedford	file	4
405 Thornas, Marcus	08RCCR70	Arm Rob	In House	Richmond	Brown	Pending MNT; Mot Cont 9/22/09	10/14/09
406 Thompson, Jimmie	08CR578-10	Burglary	In House	DeKaib	Barrie	Pending MNT	08/13/09
407 Thompson, Michael	2008-SU-CR-515	An artististististististististististististist	In House	Catoosa	Wood	Pending MNT	08/10/09
408 Thornton, Courtney	2008CR797-1		In House	Newton	Benton	Pending AMNT hrg	06/24/09
409 Thornton, Robert	2008R318		Lamb	Troup	Keeble	Brief filed 6/29/09	9/5/2008
410 Thrasher, Larry	07CR570		Horsley	Floyd	Bovett	09/17/08 hearing continued pending	7/8/2008
411 Tidwell, Billy Joe	07CR02041		Wang	Floyd		AMNT file; MNT hrg 11/09/09	9/3/2008
412 Tolbert, Ricky	06SC45628		Back to CPD	Fulton	Goger	MNT granted 15Oct09	
413 Tookes, Charles	W	Arm Rob	Lane)	Henry	Crumbley	Hrg reset for Jan 6, 2010 @ 9; NOA filed	
414 Toro, Elizier	05SC36729		Frier	Fulton	Bedford	Picked up TS; Viewed Clerk's file	8/18/2008
415 Trammel, James	08SC74820	PossMeth	Rodgers	Fulton	Glanville	Interlocutory Appeal; brief filed	05/11/09
416 Truelove, Paul	2005CR7435		McCann	Hall	Oliver	Pending MNT	9/4/2008
417 Turner, Daniel Lee	07-CR-401	Mol	In House	Meriwhether		Pending MNT	06/02/09
418 Turner, Marcus	08RCCR0109	Bur, Agg Asit	In House	Richmond	Brown	Pendign MNT; Mot Cont 9/14/09	10/14/09
419 Tye, Cortez	08SC65845	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	In House	Fulton	Johnson	Pending MNT (t'script ordered CG)	60/60/60
420 Usher, Terry	08-CR-221	Arm Rob	Johnson (FY2010)	jJefferson	Reeves	Briefing order 6/2/09 due in 21 days	60/60/90
421 Valladares, Jorge	08RCCR1683	Tf Coc	in House	Richmond	Blanchard	***Hrg set 11/17/09	10/02/08
	07CR1217		Wang	Carroll	Duffey	Pending MNT. Trial t'script reviewed.	
	04SC21602		Hibbert (FY2010)	Fulton	Lane	Pending MNT	60/80/90
424 Vaughn, Terry	07CR3176-7		Bonner	DeKalb	Coursey		
425 Vazquez, Antonio	07CR22052		Lane	Jones	Parrott	Pending MNT reset for Mar 5, 2009	1/28/2009
426 Walker, Rico	1J08CR015B		Cilett (FY2010)	Jenkins	Peed	Pending MNT	
427 Walker, Zerrick	04SC13673		In House	Fulton	Brasher	Pending MNT	08/21/09
And Mallace Cores	055033851		Wang	Fulton	Brasher	Pending MNT (Tiscript rev in process)	103/26/08

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129 (We	429 Waller, Jeremiah	A09A0358		Bonner	Decatur	Cato	Appellant's Brief filed 09/18/08	~-1
130 WE	430 Wallin, Grady	107CR00295	Agg Aslt; Bat	Trieshmann (FY2010)	Dade	Connelly	set for Nov. 2, 2009 in Dade County	09/26/08
431 We	Walters, Lamont	2006R-265-B		Wang	Spalding	English	Hrg 7/30/09. Awaiting ruling on MNT.	12/13/2007
432 Wa	Ward, Lavalis	07-CR-1685		Rodgers	Whitfield	Bovett	Brief filed 10/13/09	1/28/2008
	Ward, Maurice	07SC53381		In House	Fulton	Newkirk	Pending AMNT	4/23/2008
	Ware, Gregory	068C50266	Bur	In House (CG file)	Fulton	Downs	Pending MNT	10/02/09
435 Wa	Washington, Kenneth	(2007-SU-1449-3	Bonner (Diane)	In House	Newton	Ozburn	Pending MNT	04/23/09
436 Wa	Watkins , Derrick	07CR00704A		9/2009)	Floyd	Matthews	Pending MNT	
	Watkins, Billy	08CR17792	VGCSA	In House	Chattooga	Connolly	Pending MNT	04/07/09
438 We	Watkins, Derrick	06CR2244-6	Agg Aslt	In House	DeKalb	Becker	(Greenberg)	10/20/09
	Watson, Christopher	293954		In House	Fulton	Dempsey	Pending MNT	08/21/09
	Watson, Derrick	107CR-1067-2	Arm Rob	In House	Walton	Ott	Pending MNT	07/13/09
441 WE	Watson, Matrix	055C30805		Frier	Fulton	Baxter	Viewed Cierk's file; Picked up TS	11/6/2007
442 We	Watts, Eugene	05SC36432		Frier	Fulton	Lane	Picked up TS; Hearing set for 12/05/08	
	Wesby, Tyrone	06RCCR1338		Johnson	Richmond	Overstreet	CoA A09A223 docketd 7/22/09	4/23/2008
444 We	Westbrook, Mario	SU08CR0072		In House	Clarke	Stephens	Pending hearing 05/15/09	02/12/09
	Wheeler Gredon	09CR00007		In House	Floyd	Durham	Pending MNT (f'script here)	60/60/60
446 W	446 Wheeler Martin	107R-50		Edwards	Grady	Cato	Pending MNT	1/28/2009
447 WI	White, Adrian	04SC23862		Wang	Fulton	Adams	Pending MNT. Trial t'script reviewed.	5/7/2008
448 WI	White, Bobby	07CR4915-4		In House	DeKalb	Flake	picked up)	09/1/08
449 White.	hite. Cornelius	05CR4732-9		(Dominguez)	DeKalb	Scott	to move on MNT; Pending MNT	2/26/2008
450 W	450 White, Darryl	(078C55775)	Murder	In House	Fulton	Russell	Pending MNT; Case file rec'd 10/20/09	03/16/09
451 WI	White Darry	08-R-058	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Edwards	Mitchell	Cato	transcript and order	
	White Joseph	055C35769		Frier	Fulton	Baxter	Viewed Clerk's file; Picked up TS	6/2/2008
	White Michael	107CR-1067-2	Arm Rob	In House	Walton	Ott	Pending MNT	08/10/09
454 Wi	Wilcher Travis (Tavaris)	2007-RCCR-933	-	Jahnsan	Richmond	Blanchard	MNT 8/11/09	1/8/2008
	Wilder James Glenn	05CR3630	Chid Mol	Wang	Paulding	Beavers	Pending MNT	
	Wilkerson: Wallace	07CR117	VGCSA; Poss F/A	~	Candler	Reeves	Pending MNT	05/12/09
	Willams Diago	105SC36715		Hibbert	Fulton	Baxter	AMNT	2/6/2008
458 W	458 Williams. Adam	08CR-1003	Fel Obst	Wolinski (FY2010)	Lowndes	Altman	Brief filed	06/22/09
459 W	459 Williams, Anthony	08-1680	Fel Mrd	In House	Bartow	Smith	asked to file direct appeal. Later raised	10/16/09
460 W	Williams. Gredory	07CR234		Wolinski (FY2010)	Decatur	Cato	07/15/09	07/15/09
461 W	Williams, Gredory	2007CR090	Arm Rob	Wolinski (FY2010)	Miller	Lane	Pending MNT	08/21/09
		06CRR246		Lamb	Coweta	Blackmon	Brief of Appellant filed Sep 18, 2009	9/5/2008
	Williams, Sr., Arthur C.	08CR745	Chid Mol	In House	Columbia	•••	Pending MNT (Case file rec'd 9/15/09)	09/11/09
464 W		106RCCR749	Rape	In House	Richmond	Jolly	TS ordered 11/02/09, Pending MNT	11/13/09
465 W	Wilson, Anthony	07CR22062	Murder	In House	Fulton	Goger	Pending MNT	1
466 W	Wilson, Ernest	05CR10-290		Lane	Jasper	Parrott	clerk, GCIC, ordered clerk's file, email to	
14.	107 146100T Dameov	2005-CR-320	,	Lane (FY2010)	Ш	Simpson	Pending MNT	04/28/09

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468 Wilson, Richard	07CR22062	Burglary	Lane	Jones	Wingfield	Pending MNT	
469 Woods, Stanley	05SC34723		Frier	Fulton	Baxter	Viewed Clerk's file; Picked up TS	
470 Works, Robert	06CR4934-8		Frier	DeKalb	Hunter	Picked up TS; Viewed Clerk's file	5/1/2008
471 Wright Darmell (Kourtney) (04SC15283	04SC15283	Arm Rob	In House	Fulton	(Campbell)	Pending MNT	08/20/08
472 Wright, Japhus	08CR00100B		Rodgers	Floyd	Matthews	Pending order	8/13/2008
473 Wvatt. Michael		Rape	In House	Fulton	Shoob	Pending MNT, Tscript here 10/08/09	3/31/2008
474 Young, Brandon	۵.		Johnson (FY2010)	Bulloch	Peed	Pending MNT	04/24/09
475 Young, Delvin Demise	198-CR-374-A		Rodgers	Hall	Fuller	On hold pending cert issue	
476 Young, Karmbi	2008CR1204	Murder	In House	Columbia	Blanchard	cert mail on 10/06/09	09/18/09

E X H I B I T

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Appellate Division Report - December 2008

As of December 31, 2008, the Division had a total of 249 cases.¹ The following is a summarized breakdown of information regarding those cases for the month of December:

- At the close of the month, outside contract attorneys were handling 109 active cases.
- The remaining 140 cases are being actively handled by our 2.5 in-house attorneys (and one paralegal) or are being monitored as a part of our backlog.
- There were 75 cases in the Division's backlog.
- During December, in-house attorneys represented clients at five separate hearings on motions for new trial and one hearing on the status of clients who had not been assigned counsel to actively work on their cases.

I have several notable observations regarding the appeals handled by this Division between July 1, 2008 (the start of the fiscal year) and December 31, 2008:

- As of the end of the first six months of this fiscal year, the Appellate Division has handled over 135% of the total conflict appeals identified in JCATS in all of the 12 months of 2007.
- Within those six months, the Division has received a total of 263 cases, and closed 17 of those cases. The appellate process generally takes anywhere from six months to two years.
- Despite initial hopes, many attorneys across the state were unwilling to accept appellate appointments from us because of the time and efforts inherent in handling appellate cases, and the limited compensation the Agency was able to pay.
- As indicated in the November report, the deluge of cases pouring in under *Garland v. State* has created the predicted crisis. Despite the best efforts of our attorneys to handle more than the contemplated 25 "paper appeals" we are receiving significant backlash from both local judges and clients, further complicating the management of an impossible case load.

As an example of the backlash we receive from judges, I was summoned to a show cause hearing in Judge Russell's courtroom in the Fulton Superior Court on December 18th, where I, along with Jim Bonner of this office and Assistant Attorney General DeBrae Kennedy, appeared. During the hearing, Judge Russell berated me as the representative of GPDSC for the agency's failure to promptly appoint attorneys to actively work on every client's case. She also vented her frustration with the ongoing failure of convicted defendants to receive attorneys immediately after being declared a conflict client. She notified me that from the date of the hearing, she would subpoena me to her court each time a post-conviction conflict defendant appeared without counsel, something that will become a full-time job as, I expect, more frustrated judges throughout the State follow this same path.

Our clients are also raising grievances regarding the delay in representation and our limited ability to investigate many of the *Garland* ineffective assistance claims. The Division consistently receives cases of the most difficult clients with the most serious offenses who are frustrated with their trial attorneys. The inability to move immediately on the client's case as soon as it is received in our Division aggravates the already explosive situation.

We appreciate any assistance you can provide in requesting Superior Court judges bear with this us during this tumultuous time for everyone involved in the justice system.

¹ A detailed breakdown of the cases is attached.

² Ethically and practically, national standards contemplate that a lawyer can effectively handle only 25 appeals during a year. That number is based on handling only appeals where—as is *not* the case in Georgia—there is no further investigative work to be done and the only actions necessary are to review the fixed record of the proceedings, research the law and file a brief at the appellate court.

E X H I B I T

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GPDSC APPELLATE ADVOCACY DIVISION 2008 ANNUAL REPORT

The Appellate Advocacy Division ("Division") provides direct representation to clients at the motion for new trial stage and on direct appeal when the Circuit Public Defenders have a conflict. Additionally the Division has primary responsibility for appellate litigation and legal research across the state.

The case load of the Division has exploded since *Garland v. State* was decided on February 25, 2008 and created an automatic right to new counsel when a defendant raises a claim of ineffective assistance of counsel. As a result of this explosion and of the issues explained below, the indigent appellate process in general and our Division in particular have logiammed. The tremendous impact of *Garland* becomes obvious when we note that in 2007, there were 181 new indigent conflict appeals reported statewide. In 2008, the Appellate Division alone received 266 cases of these cases, an increase of over 135% of the 2007 total.

The rate of cases sent to the Division under *Garland* has rapidly increased while the resources to handle those cases did not. In March, the Division had 75 cases distributed among five attorneys. By the end of October, it had 205 felony conflict appeals divided among a reduced staff of two full-time attorneys, one part-time consultant, one paralegal and eight contract attorneys. At the end of November, the Division was responsible for 235 cases. On December 31st, the Division had a total of 249 cases.

The Division has contracted with attorneys from across the State to assist in handling these cases and reducing the cost of travel. Three of our contract attorneys have contracts for 20 pending cases and are located in the metro-Atlanta area. Each of those contracts was filled by the end of 2008. The other five attorneys are spread throughout the remainder of the state and have contracts for 15 pending cases. Of those five attorneys, only two had slots still available at the end of the year in their contracts to take up to two non-complex cases in their local area. The entirety of the remaining cases transferred to the Division is handled by its 2.5 attorneys.

The cases we handle vary in complexity as well as geography. Almost one-half of our cases involve murder or assault and roughly one-fifth involve rape or child molestation. The remaining cases range from mortgage fraud to illegal possession of drugs to aggravated stalking.

¹ Despite initial hopes, many attorneys across the state were unwilling to accept appellate contracts from us because of the time and effort inherent in handling appellate cases, and the limited compensation available from the Agency.

These cases are pending before courts throughout six of Georgia's 10 judicial districts. The widespread location of our cases creates significant problems for us in scheduling hearings, investigating cases, and responding to frustrated judges, frustrated clients and frustrated citizens.

Ethically and practically, national standards contemplate that a lawyer can effectively handle only 25 appeals during a year. This 25-appeals standard is deceptive, however, because it encompasses "paper" cases that entail only reading the record, researching the law, and writing a brief. In Georgia, however, most appeals begin with a motion for a new trial and Georgia requires ineffective assistance of counsel claims - the very sort which *Garland* involves - to be raised during this stage. Virtually every appeal we get requires a fact-intensive investigation, travel, and an evidentiary hearing. We have no investigative arm, however, requiring our few lawyers to divert to tasks which non-professionals could do.

As a result of these factors, our Division has passed the crisis point and has a backlog of over 70 cases whose clients have no active appellate counsel. In December, the Division Director was subpoenaed to court to explain the lack of counsel for three defendants. The court ultimately issued an order in two of those cases finding that the State had denied the defendants their right to counsel. With the limited current resources, we expect to see more of these orders.

E X H I B I T

Appellate Division Status

Overview:

Under Garland, new ineffective assistance of counsel cases have exploded. In March, the Division had 75 cases distributed among five attorneys. By the end of October, it had 205 felony conflict appeals divided among a reduced staff of two full-time attorneys and one part-time consultant. As of November 30th, the Division was responsible for 235 cases, not counting four which were resolved that month. Eight contract attorneys are handling 109 of these, leaving 126 for the staff. Each week, we receive three to four new cases and the number is growing. The tremendous impact of Garland is even more obvious when we note that JCATS reflected a total of 181 new conflict appeals filed in 2007. We have not reached the end of this year and our Division alone is handling 130% of last year's overall filings.

As a result of this explosion and of the issues explained below, our Division in particular has passed the crisis point. We have begun, justifiably, to receive backlash from both local judges and clients frustrated with inevitable delay.

Contract cases:

Under the current fiscal year budget reductions, we only filled eight of the intended ten contract positions. Our contract caseloads are weighted by case complexity. Thus, an 8-volume murder case will be weighted as 2 cases for contract purposes. Three of our contract attorneys have contracts for 20 pending cases and are located in the metro Atlanta area. Each of those contracts is full. The other five attorneys are spread throughout the remainder of the state and have contracts for 15 pending cases. Of those five attorneys, only two have space on their contracts to take up to two non-complex cases each arising in their geographical areas.

In-house cases:

The remaining 126 cases are handled by me [the Director], one full-time attorney and one part-time attorney. Ethically and practically, national standards contemplate that a lawyer can effectively handle only 25 appeals during a year, meaning that if we did not take another case it should take the Division two years to discharge its current responsibilities. This 25-appeals standard is deceptive, however, because it encompasses "paper" cases that proceed on fixed records and entail only reading the record, researching the law, and writing a brief. In Georgia, by contrast, most appeals begin with a motion for a new trial and Georgia requires IAC (ineffective assistance) claims—the very sort which "conflicts" cases to our Division—to be raised during this stage. Virtually every appeal we get thus requires a fact-intensive investigation, travel, and often an evidentiary hearing in addition to reading the record, researching the law, and writing a brief.

Source of cases:

There are several reasons for the rapid increase in *Garland* case numbers. First, many clients naturally raise IAC claims when they are convicted because they are disappointed and feel their attorneys' failure to obtain an acquittal *ipso facto* was ineffective representation. Under *Garland*, these clients automatically receive new counsel without any regard for whether they actually state an IAC claim as a matter of law or fact. Another reason, however, is that the conflicts policy which *Garland* imposed has become a caseload-management tool for overloaded

¹ A detailed breakdown of the cases is attached.

front-line lawyers, for difficult clients, and for cases containing no viable issues. Many lawyers in fact encourage their clients to raise IAC claims not because they believe that there is such a claim but because it means that the appeal will go elsewhere. These cases must come to our Division, and they often come with unsustainable client expectations about IAC claims which result in client relations problems.

Geographical distribution of in-house cases:

The cases handled by our staff attorneys are far flung throughout the state, representing six of the 10 judicial districts. For example, our in-house cases include a juvenile case in Whitfield County, a kidnapping and rape case pending in Effingham County and a murder case in Terrell County.

The widespread nature of our cases creates significant problems for us in scheduling hearings, investigating cases, and responding to frustrated judges and to frustrated clients, their families and their trial counsel. We have no investigative arm, requiring our few lawyers to divert to tasks which non-professionals could do. Just recently, I was subpoenaed to be in Hall County Superior Court to testify as a witness as Director of the Appellate Division on the same date that I had a hearing for another client in Fayette County – almost 81 miles away. I was able to resolve this conflict with some scrambling but I know that this type of situation will arise again with increasing frequency. While this Division must consider the management of cases on a statewide bases, the courts in each jurisdiction are rightfully focused on their caseloads and are not pleased when advised that we can not get to their cases first.

Complexity of cases:

The Division attorneys consistently receive the most difficult clients with the most serious offenses. In October, 39% of our cases involved murder or assault and 14% involved rape or child molestation. At the end of November, 42% of our cases involved murder or assault and 16% involve rape or child molestation. The complicated nature of these cases and the necessity to evaluate the claims of IAC require a significant commitment of time and investigation, often in inconvenient venues. With only two and one-half staff attorneys and one paralegal, we are severely limited in our ability to adequately investigate these cases. Our efforts to obtain investigative help from local PD offices have been mainly futile as the investigators are already overburdened with ongoing trial investigations.

·Possible solutions:

Until our budget allows for increased staff attorneys or contract positions, we would revive a prior suggestion that circuit PD offices swap *Garland* cases among adjacent offices where feasible. This measure will not eliminate the cases coming to this office (or resolve our existing caseload) but it might reduce the growth of our backlog by removing the "caseload-management" incentives which now are artificially driving up the number of cases transferred here. It would also direct these cases to where the lawyers are. We are eager to work with the CPD offices to facilitate this switch pending a real solution to this problem. Any other practical solutions are welcome, as well.