

(Copy of 2)

Please Forward to Georgia State Attorney

4-8-2022

RECEIVED IN CLERK'S OFFICE  
U.S.D.C. - Atlanta

APR 13 2022

KEVIN P. WEIMER, Clerk  
By: *M. Brown* Clerk

FILED IN CLERK'S OFFICE  
U.S.D.C. - Atlanta  
APR 13 2022  
KEVIN P. WEIMER, Clerk  
By: *M. Brown* Clerk

I am writing on the Behalf of Myself Alonzo Bernard Hunter

SS# 623-42-5325 @dct# 1261

# 1:22-CV-1446

Defendants

I'm writing to Pursue civil suits against the following ~~plaintiffs~~, City of Atlanta

- 1) The State of Georgia
- 2) Cook County, Ga. <sup>City of Adel</sup>
- 3) Douglas County, Ga. <sup>City of Douglasville</sup>
- 4) Fulton County, Ga.
- 5) Claire McClendon - Arresting officer from case # 2019CR194 from May of 2018 of Cook County Sheriff's Office.
- 6) Cook County Sheriff Office
- 7) Jason Cain - Prosecutor of case # 2019CR194
- 8) Douglasville Department of Community Supervision
- 9) Name Unknown of Probation Officer of Douglasville Department of Community Supervision who petitioned for revocation of probation stemming from case number # 2019CR194
- 10) Atlanta Department of <sup>(ADCS)</sup> Community Supervision
- 11) ADCS officer Renee Vines
- 12) Judge Emerson of Douglas County Superior Court
- 13) Wes Moulder of ADCS <sup>Georgia State Board of Pardon + Parole</sup>
- 14) Georgia State Board of Pardon + Parole <sup>(SBPP)</sup>
- 15) Brian Owens of Georgia State Board of Pardon + Parole
- 16) Fulton County Jail

The Civil Suits I'm pursuing is for multiple constitutional Rights violations and Human Rights violations stemming from violations of the 4th Amendment, 5th Amendment, 14th Amendment, 6th Amendment of The United States of America Constitution. The following pages will describe my complaints and how my rights have been violated directly or indirectly by each plaintiff listed ~~below~~ listed above. (1-16) I am seeking monetary damages for False Arrest, <sup>False</sup> Imprisonment, Tampering with evidence, and malicious prosecution as well as negligence.



(copy 1 of 2)

- 1) The State of Georgia Allows Cook County, Ga., Douglas County, Ga., and Fulton County, Ga. to enforce rules that infringes on my 14th Amendment constitutional Right By employing Agency's such as ADCS and DPCS that presents contracts without legal counsel to explain to me all conditions and details of contract and those contracts have rules that infringe ~~on~~<sup>on</sup> my rights to travel, 4th Amendment, and 2nd Amendment. & Amendment 5 by double jeopardy, which is Negligence on the Behalf of The State of Georgia.
- 2) Cook County, Ga. commits negligence by employing Cook County Sheriff's Office and the Cook County Sheriff Office commits negligence in Their Hiring and ~~Training~~<sup>Training</sup> procedure.
  - May of 2018 officer Claire McLendon of Cook County Sheriff's Office arresting officer of case #2019CR194 violated my 4th Amendment Constitutional right by searching my vehicle and arresting me without warrant, she falsified official documents, falsy testified at Probation Revocation Hearing in Douglas County Ga. in Aug. of 2018, and I have Strong Reason to believe she planted contraband in my Vehicle.
  - Jason Cain the Prosecutor of Case #2019CR194 of Cook County, Ga. violated Georgia Rules of Professional Conduct Rule 3.8 section (D), he has delayed providing video footage of my <sup>unlawful</sup> arrest May of 2018 to my former attorney J.J. Strickland since the filing of motion for discovery for Case #2019 CR 194



(copy 1 of 2)

3) Douglas County, Ga. commits negligence by employing <sup>Douglas</sup> ~~Cook~~ County community supervisor (DDCS). (DDCS) commits negligence in their hiring and training procedure because the probation officer who's name is unknown petitioned for revocation of my probation in 2018 stemming from charges from Cook County, Ga. case #2019CR194 that I haven't been convicted of with no indictment or video evidence and coerced me into signing probation contract in March of 2015 without legal counsel present and I was under duress because she threatened to issue a warrant for my arrest if I didn't sign the contract. I didn't fully understand all conditions & details of the probation contract.

- Judge Emerson of Douglas County Superior Court allowed malicious prosecution and Revocation of my probation in August of 2018 without proof of indictment or video evidence of my arrest from case # <sup>2019CR194</sup> ~~2019CR194~~ out of Cook County, Ga. and the Revocation Hearing was not held at or near the location of the alleged violation according to Georgia Rules of Probation Revocation because it was held at the Douglas County Superior Courthouse located in Douglas County, Ga. And in violation of my due process of law and MCL 741:240a rules of Revocation Hearing. - I was not informed of writ of mandamus by my attorney on the case who represented me at Probation Revocation Hearing in August of 2018.

(page 3 of 6)



(Copy 1 of 2)

4) Fulton County, Ga. Commits negligence by employing Atlanta Department of Community Supervision (ADCS), Fulton County Jail, Georgia State Board of Pardons + Parole. All Three Agencies commit negligence in their Hiring and Train Procedure.

- (ADCS) commits negligence in their hiring and training process by employing officer Renee Vines and Director of operations manager Wes Moulder. Renee Vines petitioned for revocation of My Parole with out sworn testimony ~~of~~ Affidavit to obtain warrant for my arrest Case # 2021617584-16-2021-CF009878-AXXX-MA stemming from an unlawful arrest in violation of My 4th Amendment right that I Haven't been indicted, convicted of, and without copy of search warrant for my vehicle in this case, nor video evidence ~~from~~ my <sup>unlawful</sup> arrest in Jax, Fl Oct. 15-2021. Renee Vines also committed perjury during My preliminary Hearing for revocation of my parole in violation of Ga Code 42-9-50 because I was in custody Dec. 13th 2021 and didn't have <sup>Preliminary</sup> Hearing at or near the place of alleged violation and it wasn't in a Reasonable amount of Time in Violation of MCL 741.240a As well. On 3-15-2022,

- ~~Director~~ <sup>Director</sup> of Operations Wes Moulder Administered Preliminary Hearing on 3-15-2022 with full knowledge That Ga Code ~~42~~ 42-9-50 was not being upheld pertaining to me and Defended Renee Vines during Hearing when she committed perjury as well as denied me legal counsel for the Preliminary Hearing 3-15-2022. He found me guilty without no evidence besides Hear say of Officer Renee Vines. He also committed malicious prosecution at That Hearing and at My Final Hearing on 4-7-2022 along with Georgia State Board of Pardons + Parole with Board Member Brian Owens at Jackson Diagnostic Prison in Jackson, Ga. Not at or near the place of alleged violation. (Page 4 of 6)



(copy 1 of 2)

(ADCS) - Enforces parole contract that I was under duress when I was coerced into signing 12-28-2020 without legal ~~represent~~<sup>counsel</sup> to fully understand all conditions. I was in fear that if I didn't sign the contract I wouldn't be released in a timely manner. To plead my case of the multiple injustices I've been a victim of. The parole contract infringes on my Rights to Travel and ~~violates~~<sup>infringes</sup> my 4th Amendment right. I wasn't able to afford to pay the fee to get my parole transferred to Florida where I've had residency since 2017 and was denied being able to transfer Parole case to Florida and was Revocated for leaving the state without permission Oct 15 2021 after making several attempts to contact officer Renee Vines but her voicemail was full and didn't return my phone calls and the phone at (ADCS) would put ~~me~~ on hold and disconnect me on several attempts. I have two witnesses that can attest having the same experience with contacting (ADCS) in February and March of this year as well as December of 2021.

Fulton County Jail - commits negligence by ignoring several grievances of complaining of violation of Ga code 42-9-50 and False Arrest/False imprisonment by (ADCS) officer Vines, I believe its negligence in their training and hiring procedure because their employees acted in collusion with (ADCS) employees ignoring my grievances and complaints, I was in custody of Fulton county Jail from Dec 13<sup>th</sup><sup>2021</sup> to March 22nd, 2022.



(Copy 1 of 2)

Georgia State Board of Pardons and Parole - commits negligence in their hiring and training practices by employing Brian Owens, he worked in collusion with (ADCS) employee Wes Moulder on April 7th 2022 to Administer Final Hearing for Parole Revocation with full knowledge that Ga code 42-9-50 and MCL 741.240a had been violated pertaining to me and found me guilty on all counts pertaining to parole case number 861646 with full knowledge that the case stemmed from fruits of poisonous tree doctrine and no evidence beside Hear Say from (JSD) officer who name is unknown and ~~and~~ (ADCS) officer Renee Vines. I Also was Denied Legal Counsel at This final hearing.

Finally, I am writing This court To inquire about who I can sue and for what civil and human rights violations can These individuals and Agencies be the Accountable for.

I am currently being held at Jackson Diagnostic Prison in Jackson, Ga. for revocation of parole stemming from all incidents above. I authorize my mother Anita Morrisel, 76289 Timbercreek Blvd Yulee, FL 32097-678-891-8660, to be contacted and receive correspondance on my behalf and provided any documentation needed. I am a Natural Man ga code 1-2-1.

Alonzo Bernard Hunter III  
 Alonzo Hunter

I reserved all right without prejudice  
 under UCC Code 1-304 and Ga Code 1-3-7



CIVIL COVER SHEET FOR A PRISONER CASE

JUDGE \_\_\_\_\_  
MAG. JUDGE \_\_\_\_\_  
DATE FILED 04/13/2022

DIVISION ATLANTA  
IFP N FEE N  
PREVIOUS CASES N

NAME ALONZO BERNARD HUNTER III I.D. # 1293545  
PRO SE \_\_\_\_\_ ATTORNEY \_\_\_\_\_  
PLACE OF INCARCERATION GEORGIA DIAGNOSTIC & CLASSIFICATION STATE PRISON  
CITY JACKSON STATE GA COUNTY BUTTS

JURISD.	NOS	CAUSE	DESCRIPTION
3	530	<u>28:2254</u>	Habeas action by a <u>State</u> prisoner challenging state convictions or sentence.
3	535	<u>28:2254d</u>	Habeas action by a <u>State</u> prisoner under a DEATH sentence. <u>SEND TO DISTRICT JUDGE.</u>
3	530	<u>28:2241st</u>	Habeas action by a <u>State</u> prisoner or detainee challenging matters other than conviction or sentence (e.g. parole revocation, loss of good time-credit, etc.).
2	530	<u>28:2241fd</u>	Habeas action by a <u>Federal</u> prisoner or detainee challenging matters other than conviction or sentence (e.g. parole revocation, loss of good time-credit, etc.).
2	463	<u>28:2241fd</u>	Habeas action by a Federal alien detainee.
3	550	<u>42:1983pr</u>	<u>State or Federal</u> prisoner civil rights action suing state officials not involving prison conditions. (A/K/A "Bivens action").
2	550	<u>28:1331pr</u>	Prisoner civil rights action suing federal officials <u>not</u> involving prison conditions. (A/K/A "Bivens actions").
3	555	<u>42:1983pr</u>	<u>State</u> prisoner civil rights action <u>involving</u> prison conditions.
2	555	<u>28:1331pr</u>	Prisoner civil rights action suing Federal officials <u>involving</u> prison conditions. (A/K/A "Bivens action").
2	540	<u>28:1346</u>	Prisoner Federal Tort Claim. (Against U.S.)
2	540	<u>28:1361pr</u>	Action to compel U.S. officer to perform a duty <u>MANDAMUS.</u>
4	540	<u>28:1332</u>	Any prisoner action based on diversity.
	540		OTHER: _____

\_\_\_\_ DOCKET CLERK: Place cover sheet in acco on top of docket sheet and file, and FORWARD to Magistrate Judge assigned for IFP and/or frivolity determinations.

\_\_\_\_ STAFF LAW CLERK:

- \_\_\_\_ Pauper's affidavit insufficient or no affidavit
- \_\_\_\_ Complaint or petition not signed or is incomplete
- \_\_\_\_ No copies
- \_\_\_\_ Other: \_\_\_\_\_

Alonzo Bernard Hunter III gdc-1293545  
Georgia Diagnostic and Classification Prison  
P.O. Box 3897  
Jackson, Ga 30233

ATLANTA, GEORGIA 30303

11 APR 2022 PM 10 L



Office of the Clerk  
United States District Court  
2211 United States Courthouse  
75 Ted Turner Drive S.W.  
Atlanta Georgia 30303

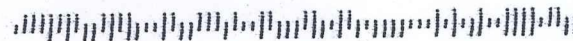
CLEARED DATE

APR 13 2022

U.S. Marshals Service  
Atlanta, GA 30303

1:22-CV-1446

30303-326199



1:22-CV-1446  
ATLANTA  
MAR 13 2022  
U.S. MARSHALS SERVICE  
ATLANTA, GA 30303