

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF GEORGIA
MACON DIVISION**

| | | |
|----------------------------------|---|-------------------------------------|
| UNITED STATES OF AMERICA, | : | |
| | : | |
| v. | : | Case No.: 5:14-cr-77-CDL-CHW |
| | : | |
| DANIEL COBBLE, | : | |
| | : | |
| Defendant/Movant. | : | |

ORDER

After Defendant/Movant Daniel Cobble filed another emergency motion asking the Court to remove \$610 from his account to cover fees associated with his appeal of this Court’s denial of his Section 2255 motion (Doc. 969), the Court discovered that a check from the United States Treasury matching that amount had been received on December 9, 2024, but had been not linked to any case. *See* (Doc. 972). Therefore, as the Clerk of Court and the Court explained, the docket in Movant’s case did not reflect that he had paid his appellate fee. *See* (Docs. 961, 967, 972). In an effort to verify that the unassigned check for \$610 belonged with Movant’s case, the Court ordered him to supplement the record with additional information. (Doc. 972). Movant, in turn, provided a copy of his prison trust account statement showing that he requested \$610 be withdrawn on November 11, 2024. (Doc. 975-2, p.1).

The Court finds that the documentation coupled with Movant’s explanation about his request are sufficient to attribute the unassigned \$610 payment to this case. The Clerk of Court is **DIRECTED** to update the docket to reflect that the appellate fee relating to his appeal of the denial of Movant’s Section 2255 (Doc. 938), was paid as of December 9,

2024. Because the funds have now been attributed to this case, Movant's emergency motion asking the Court to remove funds from his account (Doc. 969) is **DENIED as moot**.

SO ORDERED and DIRECTED, this 28th day of March, 2025.

s/ Charles H. Weigle
Charles H. Weigle
United States Magistrate Judge