

The State of South Carolina  
In the Court of Appeals

Appeal from Greenville County  
Court of General Sessions

Honorable Kristi F. Curtis

Indictment No. 2020GS2301866  
State of SC. .... Respondent,

v.

Brian Keith Nesbitt ..... Appellant

January 31, 2024

Proof of Service

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I certify that I have served the notice of appeal on the State of South Carolina by depositing copy of it in the United States mail, postage prepaid, on November 17, 2023, addressed to the State of South Carolina, in the Court of Appeals, to The Honorable Jimmy Abbott Kitchings, Clerk of Court, The Court of Appeals, Post Office Box 11629 Columbia South Carolina 29211

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Court of Appeals

January 31, 2024

I Brian Keith Nesbitt, enclosed a notice of Appeal, Explanation, and an affidavit of service for the same.

Brian Keith Nesbitt Appeals his conviction and sentence in this case. The sentence was imposed by the Honorable Kristi F. Curtis on November 14, 2023

There are legal basis for the appeal in this matter.

Defendant, Brian Keith Nesbitt address is Kirkland Correctional Institution, 4344 Broad River Road, Columbia SC. 29210

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Pursuant to rule 203(d)(1)(B),

Defendant asserts that he does have a good faith basis to believe that all issues are properly before the court of Appeals and object to the procedures and sentence.

The sixth amendment to competent counsel the prosecution is responsible for serious violations along with, Judge Kristi F. Curtis and, Judge

January 31, 2024

Edward vs Miller, Judge Perry H. Gravely  
Judge Kinlaw, and Attorney Rodney Wade  
Richey - of ethnical violations.

England law provided that neither confessions  
coerced during the trial nor pretrial confessions  
obtained through torture could be used. This was  
based on the belief that coerced confessions  
were inherently unreliable.

you can always disobey a judge, when defendant  
BRIAN KEITH NASHITT refused to meet with the  
Psychiatrist, the judges in this case 2020GS  
2301866 Judge Perry H. Gravely,

couldn't shackle Defendant to a table and  
force Defendant to talk. That would be torture.  
The judge could hold him in contempt of court.  
But that's unlikely and pointless. Defendant  
was already behind bars. Most likely, such  
obstinacy will cost the right to represent  
yourself. Under the Supreme Court's decision  
in *Faretta v. California*, the judge must be

Sure the defendant's decision to fire his lawyer is made "knowingly and intelligently" without a Psychiatric evaluation, a judge may not be able to make that call, in which case a judge (Perry H. Gravely) could order lawyers to stay involved. Foretla also says a defendant can lose the right to self representation through "serious and obstructionist" misconduct. Refusing a Psych exam might qualify whether defendant is even fit to stand trial.

I have (Brian Keith Nesbitt) not as of Jan 31, 2024 been notified of the appeal from the court of Appeals.

Please notify me of the status of my appeal  
please

January 31, 2024

enclosures

cc:

Respectfully submitted  
by Brian Keith Nesbitt

Brian Keith Nesbitt

SKYAN KEITH TUESDAY FEB 20 11 66  
Kirkland Correctional Institution  
1344 Broad River Road  
Columbia SC 29210

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The honorable Junny A. Kitchings  
clerk of court  
South Carolina court of Appeals  
P.O. Box 11629  
Columbia, South Carolina 29211

29211-16299

