

RECEIVED

Apr 04 2024

SC Court of Appeals

STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Appeal from Greenwood County

Honorable Frank R. Addy, Circuit Court Judge

THE STATE,

RESPONDENT,

V.

NARKEVIOUS MANQUESE REID,

APPELLANT

APPELLATE CASE NO. 2022-001384

SUPPLEMENTAL RECORD ON APPEAL

SARAH E. SHIPE
Appellate Defender

ALAN WILSON
Attorney General

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589
(803) 734-1330

JOSHUA A. EDWARDS
Assistant Attorney General

P.O. Box 11549
Columbia, SC 29201
(803)734-3372

ATTORNEY FOR APPELLANT

DAVID M. STUMBO
Solicitor, Eighth Judicial Circuit

P.O. Box 516
Greenwood, SC 29648
(864) 942-8800

ATTORNEYS FOR RESPONDENT

INDEX

INDEX i

TRIAL TRANSCRIPT PAGES 1197-11981

CERTIFICATE OF COUNSEL3

1 the evidence, that the State had met that burden of
2 demonstrating some measure of gang affiliation between these
3 defendants. Was it enough to let the jury hear it? No.
4 Was it enough for the Court to consider it in sentencing?
5 Yes. Mr. Hill, again, you are only 20 years of age. You
6 have no prior record and compared to your co-defendants I
7 think that you were more likely than not the follower as
8 opposed to the leader. There has to be a message sent that
9 if you do something stupid like shoot at people up on a
10 balcony -- and that's all I'm punishing you for. I'm not
11 taking into account the matter with Alston. You were
12 acquitted of any sort of charge involving Mr. Alston, so
13 that is out there. That is off limits, and that is
14 something I am not considering, and I cannot consider, for
15 you or any of the other defendants. But you took a gun. You
16 walked out in broad daylight, and you shot up at people.
17 That's what the jury has concluded. That is extremely
18 serious and that is not something where I can simply reward
19 you with a slap on the wrist like a YOA or a similar
20 sentence. But I have taken into account your youth and I do
21 not want this to -- when you get done serving your time, I
22 don't want you to come out worse than when you went in.

23 In your case, Mr. Hill, I've decided that the
24 appropriate sentence on the attempted murder charge is 10
25 years. You will receive credit for an 866 days that you


1 served in jail and on house arrest. On the weapons charge
2 the sentence is five years. Again, credit for 866 days on
3 that charge, and again five years on the conspiracy charge.
4 Credit 866 days. All sentences will run concurrent with
5 each other, and for all the defendants I've signed permanent
6 restraining orders prohibiting them from contacting either
7 Ms. Bollinger or Ms. Moss. That is your sentence, sir.

8 Mr. Hurley, your criminal history is not quite as bad,
9 and clearly if the State is correct in its theory of the
10 case, you were the driver. You were not the person who was
11 out there looking to actually shoot someone. You didn't
12 have a gun in your hand. The jury obviously acquitted you
13 of that. But they did find you guilty of the attempted
14 murder and they did find you guilty of the conspiracy.
15 You're 25. He's 20. You're supposed to be the adult in the
16 room. So, basically, even though you weren't involved in
17 the actual shooting itself, you still had possibly the
18 ability to deter Mr. Hill or some other kid from doing
19 something as stupid as this. That's why you're going to
20 prison for 10 years as well. The sentence on your attempted
21 murder charge is 10 years and you get credit for the time
22 that you served since July 9, 2020. On the conspiracy, it's
23 5 years. Credit for the same time. Same restraining
24 orders. Those sentences run concurrent with each other.
25 So, you have ten years to do under 85 percent as well.

CERTIFICATE OF COUNSEL FOR APPELLANT

Counsel for appellant certifies that this Supplemental Record on Appeal contains all material proposed to be included by any of the parties and not any other material and that this Record on Appeal complies to the best of my ability with the April 15, 2014 order from the South Carolina Supreme Court entitled "Revised Order Concerning Personal Identifying Information and Other Sensitive Information in Appellate Court Filings."

Respectfully Submitted,



Sarah E. Shipe
Appellate Defender

RECEIVED

Apr 04 2024

SC Court of Appeals

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589

ATTORNEY FOR APPELLANT

This 4th day of April, 2024.

RECEIVED

Apr 04 2024

SC Court of Appeals

STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Appeal from Greenwood County

Honorable Frank R. Addy, Circuit Court Judge

THE STATE,

RESPONDENT,

V.

NARKEVIOUS MANQUESE REID,

APPELLANT

APPELLATE CASE NO. 2022-001384

CERTIFICATE OF SERVICE

Pursuant to Rule 262(a)(3) and Rule 262(c)(3), SCACR, the undersigned hereby certifies a true copy of the Supplemental Record on Appeal in the above-referenced case has been served upon Joshua A. Edwards, Esquire, at the primary e-mail address listed in the Attorney Information System (AIS), this 4th day of April, 2024.



Sarah E. Shipe
Appellate Defender

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589

ATTORNEY FOR APPELLANT