

Apr 15 2024

STATE OF SOUTH CAROLINA)
)
)
vs.)

STATE OF SOUTH CAROLINA)
IN THE COURT OF APPEALS)

Warrant #: 2022 A02 107 00169,
2022 A02 107 00170, 2022 A02 107 00171,
2022 A02 201 00647, 2022 A02 107 00040,
2022 A02 107 00041, 2022 A02 201 00645,
2022 A02 201 00072, 2022 A02 107 00042,
2022 A02 201 00643

Indictment #: 2022-GS-02-02225,
2022-GS-02-02226, 2022-GS-02-02227,
2022-GS-02-02228, 2022-GS-02-01164,
2022-GS-02-01166, 2023-GS-02-00940,
2024-GS-02-00691, 2024-GS-02-00712,
2024-GS-02-00716

Hasheem Keywaun Frankie)
Rondrez Glover)
Appellant.)
_____)

RULE 203(d)(1)(B)(iv) EXPLANATION

Pursuant to Rule 203(d)(1)(B)(iv), the undersigned asserts that he does not have a good faith basis to believe that any issues are properly before the Court of Appeals, and the undersigned did not object to the sentence or file a motion to reconsider the sentence. Therefore, the undersigned has filed the appeal on behalf of the Appellant because the Sixth Amendment requires counsel to follow the Appellant's request. *See Frazer v. South Carolina*, 430 F.3d 696, 706 (4th Cir. 2005) ("A defendant has a right to pursue a direct appeal, even if frivolous, which counsel must assist as 'an active advocate on behalf of his client.'" (quoting *Anders v. California*, 386 U.S. 738, 744 (1967))).

Respectfully submitted,



Na'Shima Carter
Aiken County Public Defender
Post Office Drawer 2247
Aiken, SC 29802
(803) 642-1732

Aiken, South Carolina
April 15, 2024