

The South Carolina Court of Appeals

The State, Respondent,

v.

Quantas Morte Green, Appellant.

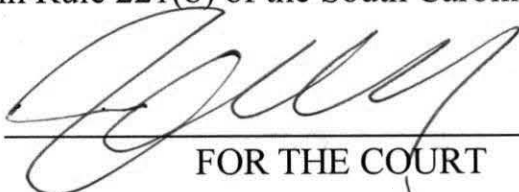
Appellate Case No. 2025-000582

ORDER

On October 29, 2025, counsel for Appellant filed a motion to withdraw the appeal, explaining he met with Appellant, "advised him of all relevant information," and was directed by Appellant to withdraw the appeal." Appellant was not served with the motion and no showing was made demonstrating that Appellant made the decision to withdraw knowingly, intelligently, and voluntarily. On December 4, 2025, the court denied the motion to withdraw the appeal without prejudice to Appellant showing he is making the decision to withdraw knowingly, intelligently, and voluntarily, with full knowledge that he is forever waiving his right to appeal.

On December 17, 2025, Appellant filed a second motion to withdraw, which included a statement signed by Appellant acknowledging he (1) discussed the pending appeal and issues with counsel and determined it was best to withdraw the pending appeal, (2) understood that he could not reinstate the appeal or file another appeal at a later date, (3) directed counsel to pursue withdrawing the appeal, and (4) is forfeiting his right to appeal the case.

After careful consideration, we grant Appellant's motion and dismiss his appeal. Remittitur will issue as provided in Rule 221(b) of the South Carolina Appellate Court Rules.



FOR THE COURT J.

FILED
Jan 27 2026

Columbia, South Carolina

cc:

Quantas Morte Green, 00396855

Alan McCrory Wilson, Esquire

Melody Jane Brown, Esquire

Barry Krell, Esquire

Grant Bradley Smaldone, Esquire