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THE STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)
THE STATE)
v.)
ANDREW GRANT,)
DEFENDANT.)

IN THE COURT OF GENERAL SESSIONS
THIRTEENTH JUDICIAL CIRCUIT
Warrant Nos.: 2013GS2300022

Rule 203(d)(1)(b)(iv) Certification

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OCT 16 2017

SC Court of Appeals

Pursuant to SC Rule 203(D)(1)(b)(iv), Defendant would show that the sentence imposed is unreasonable. Defendant was sentenced to nine years of incarceration in the South Carolina Department of Corrections. Defendant communicated to his Attorney that he demands an Appeal.

Defendant's Attorney is filing this appeal pursuant to his ethical duty to his client, and Defendant's constitutional right to appeal. 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 in behalf of his client.'") (quoting Anders v. California, 386 U.S. 738, 744 (1967)).


Defendant did not inform his attorney of any specific issues to appeal. Defendant only requested an appeal, and when Defense counsel requested clarification, Defendant simply stated that he wanted to appeal. Defense counsel can provide no material issues to appeal.

Date: October 10, 2017.

OCT 10 PM 3:07
JULIE B. WICKENSIMMER
CLERK OF COURT
GREENVILLE CO. SC

Respectfully submitted,

GREENVILLE COUNTY PUBLIC DEFENDER

By: 
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Greenville, SC
Date: October 10, 2017