

The South Carolina Court of Appeals

The State, Respondent,

v.

David Green, Appellant.

Appellate Case No. 2020-001226

Greenville County

Trial Court Case No. 2017GS2308998, 2017GS2308997

ORDER

The Court has received a notice of motion for appeal bond filed by David Green. Upon review of the filing and the public index, it appears that this order on appeal originates from magistrate court. *See State v. Looper*, 421 S.C. 384, 390, 807 S.E.2d 203, 206 (2017) (reiterating a criminal defendant may only appeal from a decision not amounting to a final judgment where provided by statute); *Parsons v. State*, 289 S.C. 542, 542, 347 S.E.2d 504, 504 (1986) (holding an order denying bail is not directly appealable). Additionally, the notice of appeal was filed pro se by the appellant. Our review of the public index reveals Thomas Joseph Adducci, Esquire, represents David Green. We cannot accept pro se filings from parties that are represented by counsel. *See Miller v. State*, 388 S.C. 347, 347, 697 S.E.2d 527, 527 (2010) ("Since there is no right to 'hybrid representation' that is partially pro se and partially by counsel, substantive documents, with the exception of motions to relieve counsel, filed pro se by a person represented by counsel are not to be accepted unless submitted by counsel."). Therefore, this appeal is dismissed, and the remittitur will be sent pursuant to Rule 221 of the South Carolina Appellate Court Rules.

FOR THE COURT

BY  J.

Columbia, South Carolina

FILED
Sep 16 2020

cc:

David Green, 300923

Alan McCrory Wilson, Esquire

William M. Blicht, Jr., Esquire

Howard Lawrence Steinberg, Esquire

Thomas Joseph Adducci, Esquire