

The South Carolina Court of Appeals

The State, Respondent,

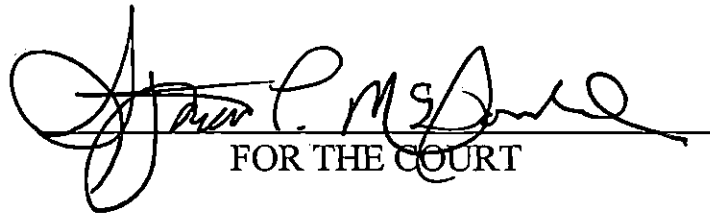
v.

Miquell Lutron Bryan, Appellant.

Appellate Case No. 2020-000075

ORDER

On January 16, 2020, counsel for Appellant served and filed a notice of appeal from Appellant's conviction and sentence. Counsel for Appellant moved to be relieved, and Appellant indicated his intention to proceed pro se on appeal. This court issued an order warning Appellant of the dangers of proceeding pro se pursuant to *Faretta v. California*, 422 U.S. 806 (1975) and *State v. Brewer*, 328 S.C. 117, 492 S.E.2d 97 (1997). This court ultimately relieved counsel and directed the Division of Appellate Defense to screen this case for indigency. Appellate Defense has responded that Appellant has not returned his affidavit of indigency as directed and, therefore, Appellate Defense is unable to screen this case. On May 4, 2021, Appellant filed a motion with this court requesting, among other things, a copy of his trial transcript to be provided to him. In the limited circumstances presented in this case, this court finds it is appropriate to have the South Carolina Commission on Indigent Defense provide Appellant with a copy of his transcripts in case number 2017GS1003228. Appellant's May 4, 2021 motion is otherwise denied.


FOR THE COURT

Columbia, South Carolina

cc:

Miquell Lutron Bryan, 00282448

Alan McCrory Wilson, Esquire

William M. Blicht, Jr., Esquire

FILED
Jun 16 2021

Stephanie Bianco Linder, Esquire
Robert Michael Dudek, Esquire