

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF Aiken

STATE

VS.

INDICTMENT/CASE#: 2019 - GS - 02 - 02018

Shakel Raheem Dixon

AW#: 2019A0210700187

AKA: _____
Race: Black Sex: M Age: 22

Date of Offense: 4/30/2019

DOB: _____ SS#: _____

S.C. Code §: 16-03-0910

Address: _____
City, State, Zip: _____

CDR Code #: 0095

DL#* _____ SID# _____

SENTENCE SHEET

NMT 30 yrs

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Kidnapping / Kidnapping

In violation of § 16-03-0910 of the S.C. Code of Laws, bearing CDR Code # 0095

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS § 17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

Jacqui Charbon

103430
SC Bar #

Shakel Dixon

Defendant

B. [Signature]

72900
Attorney for Defendant SC Bar #

WHEREFORE, the Defendant is committed to the State Department of Correction County Detention Center,

for a determinate term of _____ days/months/years/Time Served Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$_____; provided that upon the service of _____ days/months/years/Time Served and or payment of \$_____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on: _____

See Attached Order. Sentenced to Life for Murder.

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by SCDoc. _____ days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

- PTUP** after _____ months/years
And Other Terms Listed Below:
- Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
- Attend Voc. Rehab. Or Job Corp No Contact with Victim Domestic Violence Intervention Program
- Mental Health Counseling May serve W/E beginning: _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.
- Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total \$ _____ plus 20% fee: _____ \$ _____

Payment Terms: _____ Set by SCDPPPS

Recipient: _____

***Fine:**

| | | |
|---|---------|------------------|
| Fine may be pd. in equal consecutive weekly/monthly pmts. of \$ _____ Beginning _____ | | \$ _____ |
| §14-1-206 (Assessments 107.5%) | | \$ _____ |
| §14-1-211 (A)(1)(Conv. Surcharge) | \$100 | \$ <u>100.00</u> |
| §14-1-211 (A)(2)(DUI Surcharge) | \$100 | \$ _____ |
| §56-5-2995 (DUI Assessment) | \$12 | \$ _____ |
| §56-1-286 (DUI Breath Test) | \$25 | \$ _____ |
| §14-1-212 (Law Enforce. Funding) | \$25 | \$ <u>25.00</u> |
| §14-1-213 (Drug Court Surcharge) | \$150 | \$ _____ |
| §34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs) | \$41 | \$ _____ |
| §50-21-114 (BUI Breath Test Fee) | \$50 | \$ _____ |
| §56-5-2942(J) (Vehicle Assessment) | \$40/ea | \$ _____ |
| 3% to County (if paid in installments) | TBD | \$ <u>3.75</u> |
| <input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees | \$500 | \$ _____ |
| <input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund | TBD | \$ _____ |
| TOTAL | | \$ <u>128.75</u> |

Clerk of Court/Deputy Clerk: Sherry Langley
 Court Reporter: DCR

Presiding Judge: [Signature]
 Judge Code: 2127
 Sentence Date: August 20, 2021

STATE OF SOUTH CAROLINA)
)
 COUNTY OF AIKEN)
)
)
 STATE OF SOUTH CAROLINA,)
)
)
 VS)
)
)
 DENZELL JACKSON &)
 SHAKEL DIXON)
)
 Defendant.)
)

IN THE COURT OF GENERAL SESSIONS
 SECOND JUDICIAL CIRCUIT

ORDER ON KIDNAPPING CHARGE

Indictment No(s). 2019GS0202084 - original
 2019GS0202083
 2019GS0202082
 2019GS0202016 - cert. copy
 2019GS0202017
 2019GS0202018

On August 19, 2021 the jury returned a verdict of guilty to all charges against both defendants' including Kidnapping. The court requested a memo of law in regards to the kidnapping charge under 16-003-0910. "Whoever shall unlawfully seize, confine, inveigle, decoy, kidnap, abduct or carry away any other person by any means whatsoever without authority of law, except when a minor is seized or taken by his parent, is guilty of a felony and, upon conviction, must be imprisoned for a period not to exceed thirty years unless sentenced for murder as provided in Section 16-3-20."

In State v. Stokes, 345 S.C. 368 (S.C. 2001) the court stated "the definition of "decoy" is to lure successfully. Inveigling has also been defined as "enticing, cajoling, or tempting the victim, usually through some deceitful means such as false promises." Id pg. 374. Derrick Curry in this case was lured to the Nokesville Circle home by both defendants and Shaniyah Toney. He was lied to and tricked and was under the impression he was going there to hang out socially with Ms. Toney. Up until the moment that defendant Jackson pulled the trigger and shot Mr. Curry in the face, he was held against his will under false pretenses. "Nothing in the policy of the kidnapping statute justifies rewarding the kidnapper simply because he is ingenious enough to

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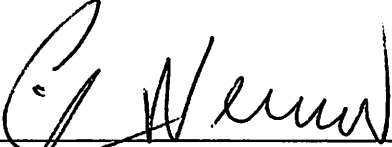
 C.C.P. & G.S.

 Deputy Clerk

conceal his true motive from his victim until he is able to transport her to another location.”
Stokes at p. 373. “Where kidnapper accompanies inveigled victim, victim is kept from acting in
entirely voluntary manner by acts, presence, and intent of inveigling kidnapper, he is ensnared
within net that kidnapper’s deception has prevented him from seeing, and in such a case victim’s
act of accompanying kidnapper is not voluntary and does not amount to legally valid consent.” Id
at p. 373.

I find that the facts of this case support the kidnapping charge and verdict of guilty. Both
defendants’ were sentenced to life on the murder charge, so the kidnapping charge shall be a
conviction for both Denzell Jackson and Shakel Dixon, but no additional sentence shall be
entered.

IT IS SO ORDERED.



JUDGE CLIFTON NEWMAN
ADMINISTRATIVE JUDGE
2ND JUDICIAL CIRCUIT

Aiken, South Carolina
September 23, 2021