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[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

No. 13-13220 Non-Argument Calendar

D.C. Docket No. 4:12-cr-00207-BAE-GRS-2

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

TISHARD ROMELL BROWN,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Georgia

(March 27, 2014)

Before PRYOR, MARTIN, and FAY, Circuit Judges.

PER CURIAM:

Robert Nye, appointed counsel for Tishard Brown in this direct criminal appeal, has moved to withdraw from further representation of Brown, arguing that there are no non-frivolous grounds on which Brown could appeal either his conviction or his sentence. Nye filed a brief identifying arguable issues for appeal

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pursuant to <u>Anders v. California</u>, 386 U.S. 738, 87 S. Ct. 1396 (1967). Brown did not respond to Nye's motion to withdraw or the <u>Anders</u> brief.

After a careful, independent review of the record, we conclude that there are no non-frivolous grounds on which Brown could base an appeal. For this reason, counsel's motion to withdraw is **GRANTED**, and Brown's conviction and sentence are **AFFIRMED**.