

[DO NOT PUBLISH]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

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