[DO NOT PUBLISH]

In the

United States Court of Appeals

For the Fleventh Circuit

No. 21-11948

Non-Argument Calendar

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

PHILLIP JOHNSON, a.k.a Gunplay,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Georgia D.C. Docket No. 5:17-cr-00012-LGW-BWC-9

USCA11 Case: 21-11948 Date Filed: 03/08/2022 Page: 2 of 2

Opinion of the Court

21-11948

Before WILSON, JORDAN and NEWSOM, Circuit Judges.

PER CURIAM:

2

James Wrixam McIlvaine, appointed counsel for Phillip Johnson in this direct criminal appeal, has moved to withdraw from further representation of the appellant and filed a brief pursuant to *Anders v. California*, 386 U.S. 738 (1967). Our independent review of the record reveals that counsel's assessment of the relative merit of the appeal is correct. Because independent examination of the record reveals no arguable issues of merit, counsel's motion to withdraw is **GRANTED**, and Johnson's conviction and sentence are **AFFIRMED**.