

Serial: 237015

IN THE SUPREME COURT OF MISSISSIPPI

No. 2014-M-00612

LAQUNN GARY A/K/A LAGUNN GARY

Petitioner

v.

Respondent

STATE OF MISSISSIPPI

ORDER

Before the undersigned Justice is Laqunn Gary's Motion for Reconsideration of Post-Conviction Collateral Relief Motion. On December 17, 2020, the Court denied Gary's Motion to Proceed with Post-Conviction Motion. In the instant motion, Gary asks the Court to reconsider its decision. "Motions for reconsideration . . . are generally not allowed." M.R.A.P. 27(h). The instant motion does not meet any of the exceptions to Rule 27(h). For this reason, the undersigned Justice finds the motion for reconsideration should be denied.

IT IS THEREFORE ORDERED that Laqunn Gary's Motion for Reconsideration of Post-Conviction Collateral Relief Motion is hereby denied.

SO ORDERED.

DIGITAL SIGNATURE

Order#: 237015

Sig Serial: 100003795

Org: SC

Date: 05/24/2021



David M. Ishee, Justice

EXHIBIT B

Serial: 234963

IN THE SUPREME COURT OF MISSISSIPPI

No. 2014-M-00612

LAQUNN GARY A/K/A LAGUNN GARY

Petitioner

v.

STATE OF MISSISSIPPI

Respondent

ORDER

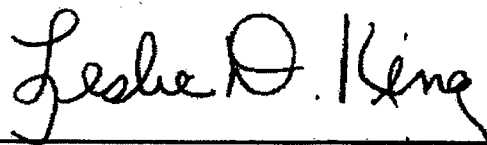
Before the panel of King, P.J., Coleman and Chamberlin, JJ., is Laquinn Gary's Motion to Proceed with Post-Conviction Motion. The Court affirmed Gary's capital murder conviction and life sentence in 2018. *Gary v. State*, No. 2014-KA-01172-SCT. The instant motion is Gary's first application for post-conviction relief, and it was filed within the three-year limitations period. Miss. Code Ann. § 99-39-5. Gary asserts that the trial court erred in admitting into evidence his videotaped confession, and that the trial court erred in refusing a jury instruction related to the voluntariness of the confession. The issues presented were either raised on direct appeal, or capable of being raised on direct appeal. Miss. Code Ann. § 99-39-21. After due consideration, the panel finds that Gary has presented no arguable basis for his claims, that no exception to the procedural bars exists, and that the petition should be denied. See *Means v. State*, 43 So. 3d 438, 442 (Miss. 2010).

IT IS THEREFORE ORDERED that Laquinn Gary's Motion to Proceed with Post-Conviction Motion is hereby denied.

SO ORDERED.

EXHIBIT C

DIGITAL SIGNATURE
Order#: 234963
Sig Serial: 100002996
Org: SC
Date: 12/17/2020


Leslie D. King, Presiding Justice