

Appendix A

VIRGINIA: IN THE CIRCUIT COURT FOR THE COUNTY OF ACCOMACK

COMMONWEALTH OF VIRGINIA,

v.

Case No.: CR07-273

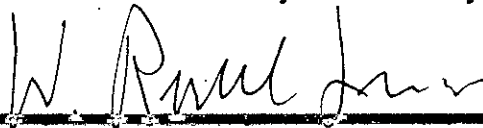
RYRICKA NIKITA CUSTIS,

Defendant

ORDER

The Motion to Vacate filed by the Defendant, Ryricka Nikita Custis, is denied. The record reflects that the Defendant personally waived his right to a trial by jury which was with the consent and concurrence of the attorney for the Commonwealth and of the Court (page 16 of transcript).

Entered this 5th day of February, 2021.



W. REVELL LEWIS, III, JUDGE

Appendix B

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Thursday the 24th day of February, 2022.

RyRicka Nikita Custis,

Appellant,

against

Record No. 210229

Circuit Court No. CR07-273

Commonwealth of Virginia,

Appellee.

From the Circuit Court of Accomack County

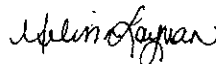
Upon review of the record in this case and consideration of the argument submitted in support of the granting of an appeal, the Court is of the opinion there is no reversible error in the judgment complained of. Accordingly, the Court refuses the petition for appeal.

A Copy,

Teste:

Muriel-Theresa Pitney, Clerk

By:



Deputy Clerk

Appendix C

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Wednesday the 11th day of May, 2022.

RyRicka Nikita Custis,

Appellant,

against

Record No. 210229

Circuit Court No. CR07-273

Commonwealth of Virginia,

Appellee.

Upon a Petition for Rehearing

On consideration of the appellant's pleading titled "motion for rehearing en banc," which is treated as a petition to set aside the judgment rendered herein on February 24, 2022 and grant a rehearing thereof, the prayer of the said petition is denied.

A Copy,

Teste:

Muriel-Theresa Pitney, Clerk

By:

Muriel-Theresa Pitney

Deputy Clerk



07CR273
Custis, Ryricka Nikita

CONVICTION ORDER

VIRGINIA: IN THE CIRCUIT COURT FOR THE COUNTY OF ACCOMACK

FEDERAL INFORMATION PROCESSING STANDARDS CODE 001

COMMONWEALTH OF VIRGINIA

V.

CASE NO. 07CR273

Ryricka Nikita Custis, DEFENDANT

Social Security Number [REDACTED]

Date of Birth [REDACTED]

Judge: Glen A. Tyler

Hearing Date: February 29, 2008

Hearing Type: Criminal Trial

Attorney for the Commonwealth: Gary Agar, Esq.

Attorney for Defendant: Paul G. Watson, IV, Esq.

Original Charge Description: Robbery (F); Use of Firearm (F); Firearm by Felon (F)

Statute/Ordinance Violation Charged: §18.2-58; 18.2-53; 18.2-308.2

Virginia Crime Code Reference: ROB1216F9; ASL1319F9; WPN5296F6

Offense Description if Convicted: Same

Alleged Offense Date: April 5, 2007

Commencing Status of Defendant: In Custody

On the above date came the Attorney for the Commonwealth, the attorney for the defendant, and the defendant, Ryricka Nikita Custis. This case and the case of Commonwealth v. Marcell Beckett, Case No. 07CR265, are being tried together with the consent of the Commonwealth and the defendant. The defendant stands indicted for the felonies described above.

07CR273

Custis, Ryricka Nikita

Whereupon the defendant was arraigned on the indictment and after being advised by his counsel pleaded NOT GUILTY to the indictment, which plea was tendered by the defendant in person, and the Court having made inquiry and being of the opinion that the accused fully understood the nature and effect of his plea and of the penalties that may be imposed upon his conviction and of the waiver of trial by jury and of appeal, and finding that the plea was voluntarily and intelligently made, proceeded to hear and determine the case without the intervention of a jury as provided by law.

Whereupon evidence was presented by the Commonwealth. At the conclusion of the Commonwealth's evidence, the attorney for the defendant moved the Court to strike the Commonwealth's evidence on grounds stated in the motion, which motion was denied.

Evidence was then presented by the defense. At the conclusion of all the evidence, the attorney for the defendant renewed his motion to strike, which motion was denied.

Having heard the evidence and argument of counsel the Court finds the defendant GUILTY as charged in the Indictment.

The defendant is ordered to cooperate fully with the requests for information made by the Probation Officer, who is directed to conduct a thorough investigation and to file a pre-sentence report with the Court, as required by law to which time this case is continued, and the defendant is remanded to jail.

The defendant shall submit to substance abuse screening and, if indicated, an assessment by the probation officer. The results shall be included in the pre-sentence report.

The Court certifies that at all times the defendant was personally present with his attorney, who capably represented the accused.

Concluding Status of Defendant: In custody

The caption of this order is made part of the order of this court.

3/10/08
Date Order Entered

[Signature]
Judge

Endorsements dispensed with by the Court.