THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

THE STATE OF SOUTH CAROLINA In The Court of Appeals

The State, Respondent,
v.
Teramine Lamont McCrorey, Appellant.
Appellate Case No. 2013-002192
Appeal From York County J. Derham Cole, Circuit Court Judge
Unpublished Opinion No. 2015-UP-538 Submitted October 1, 2015 – Filed November 25, 2015
AFFIRMED

Appellate Defender Benjamin John Tripp, of Columbia, for Appellant.

Attorney General Alan McCrory Wilson and Assistant Attorney General Jennifer Ellis Roberts, both of Columbia; and Solicitor Kevin Scott Brackett, of York, for Respondent.

PER CURIAM: Affirmed pursuant to Rule 220(b), SCACR, and the following authorities: *State v. Dicapua*, 373 S.C. 452, 455, 646 S.E.2d 150, 152 (Ct. App.

2007) (holding the defendant's statement that he had no objection to the admission of certain evidence "amounted to a waiver of any issue [he] had with the [evidence]"), *aff'd*, 383 S.C. 394, 680 S.E.2d 292 (2009); *id.* at 456, 646 S.E.2d at 152 (holding a party's "express waiver of objection to the admission of" evidence is "tantamount to a withdrawal of [that party's] previous motion to suppress" (quoting *Martelly v. State*, 187 A.2d 105, 108 (Md. 1963))).

AFFIRMED.¹

SHORT, GEATHERS, and MCDONALD, JJ., concur.

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¹ We decide this case without oral argument pursuant to Rule 215, SCACR.