UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No. 17-7365	
UNITED STATES OF AMERICA	,	
Plaintiff - App	pellee,	
v.		
RONNIE D. RAINEY,		
Defendant - A	ppellant.	
-	N. 18 85/1	
-	No. 17-7561	
UNITED STATES OF AMERICA	,	
Plaintiff - App	pellee,	
V.		
RONNIE D. RAINEY,		
Defendant - A	ppellant.	
-		
Appeals from the United States Di at Raleigh. James C. Dever III, Ch		
Submitted: April 19, 2018		Decided: April 23, 201

Before GREGORY, Chief Judge, and THACKER and HARRIS, Circuit Judges.
No. 17-7365, dismissed; No. 17-7561, affirmed by unpublished per curiam opinion.
Ronnie D. Rainey, Appellant Pro Se.

PER CURIAM:

In these consolidated appeals, Ronnie D. Rainey challenges (1) the district court's

order denying motions from nonparties to have their names removed from the amended

criminal judgment (Appeal No. 17-7365); and (2) the order denying Rainey's motion for

clarification of the sentence (Appeal No. 17-7561). Rainey lacks standing to appeal the

district court's denial of relief for nonparties, Smith v. Frye, 488 F.3d 263, 272 (4th Cir.

2007) (finding a litigant "cannot rest his claim to relief on the legal rights or interests of

third parties" (internal quotation marks omitted)), and we therefore dismiss the appeal as

to No. 17-7365. We affirm the district court's denial of the motion for clarification, as

the district court did not err in declining to revisit the sentence imposed, see 18 U.S.C.

§ 3582(b) (2012); United States v. Oliver, 878 F.3d 120, 125 (4th Cir. 2017) ("A criminal

conviction becomes final at the end of the appellate process"). We also deny

Rainey's request for a writ of mandamus directing the district court to clarify the

sentence. We dispense with oral argument because the facts and legal contentions are

adequately presented in the materials before this court and argument would not aid the

decisional process.

No. 17-7365, *DISMISSED*; No. 17-7561, *AFFIRMED*

No. 17-7301, APTIKMEL

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