Cite as 2011 Ark. App. 15

ARKANSAS COURT OF APPEALS

DIVISION III No. CACR10-471

Opinion Delivered January 12, 2011

DELVIN MONTAE MORRIS

STATE OF ARKANSAS

APPELLANT

CIRCUIT COURT [No. CR-2008-0121-3]

V.

HONORABLE ROBERT BYNUM GIBSON, JR., JUDGE

APPEAL FROM THE DREW COUNTY

APPELLEE AFF

AFFIRMED; MOTION GRANTED

LARRY D. VAUGHT, Chief Judge

Delvin Montae Morris appeals from a trial court's finding that he violated the terms and conditions of his probation and his resulting consecutive sentences of six years' imprisonment for attempted theft by threat and ten years' imprisonment for theft of property. Pursuant to *Anders v. California*, 386 U.S. 738 (1967), and Rule 4-3(k) of the Rules of the Arkansas Supreme Court and Court of Appeals, Morris's counsel filed a motion to withdraw as his attorney and a no-merit brief alleging that this appeal is without merit. Counsel's brief states that all adverse rulings were abstracted and discussed. The clerk of this court furnished Morris with a copy of counsel's brief and notified him of his right to file a pro se statement of points for reversal within thirty days. Morris did not file a statement.

We have reviewed the record and counsel's brief and abstract and agree that there are no meritorious issues that would support an appeal. Consequently, we grant counsel's motion to

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be relieved as counsel and affirm the trial court's decision.

Affirmed; motion granted.

HART and GLOVER, JJ., agree.