Cite as 2011 Ark. App. 31

ARKANSAS COURT OF APPEALS

DIVISION III No. CACR 09-822

I

| | | Opinion Delivered JANUARY 19, 2011 |
|-------------------|-----------|---|
| ANTHONY SANDERS | APPELLANT | APPEAL FROM THE CRITTENDEN COUNTY CIRCUIT COURT [NO. CR-2006-288] |
| V. | | HONORABLE RANDY FRANKLIN PHILHOURS, JUDGE |
| STATE OF ARKANSAS | APPELLEE | AFFIRMED; MOTION TO WITHDRAW GRANTED |

JOSEPHINE LINKER HART, Judge

In 2006, the circuit court placed appellant, Anthony Sanders, on probation after he pleaded guilty to one count of possession of a controlled substance with the intent to deliver. While appellant was still on probation, the State filed a petition to revoke. Following a hearing, the circuit court revoked appellant's probation and sentenced him to 54 months' imprisonment to be followed by a suspended imposition of sentence of 120 months.

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, appellant's counsel has filed a motion to withdraw on the ground that this appeal is wholly without merit. Accompanying this motion, counsel has filed a brief that contains an abstract, addendum, and argument section listing all adverse rulings made by the circuit court with an explanation as to why each adverse

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ruling is not a meritorious ground for reversal. The Clerk of this court on numerous occasions attempted to provide appellant with a copy of counsel's brief and notify him of his right to raise pro se points for reversal, but the packet went "unclaimed" by appellant.

After a careful review of the record and counsel's brief, we find compliance with Rule 4–3(k) and conclude that the appeal is wholly without merit. Accordingly, we grant counsel's motion to withdraw and affirm appellant's conviction.

Affirmed; motion to withdraw granted.

VAUGHT, C.J., and GLOVER, J., agree.