

Cite as 2018 Ark. App. 363

**ARKANSAS COURT OF APPEALS**

DIVISION III  
No. CR-17-789

TRENTIN R. TURNER

APPELLANT

V.

STATE OF ARKANSAS

APPELLEE

Opinion Delivered: June 20, 2018

APPEAL FROM THE CHICOT  
COUNTY CIRCUIT COURT  
[NO. 09CR-08-89]

HONORABLE SAM POPE, JUDGE

AFFIRMED; MOTION TO  
WITHDRAW GRANTED

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**BART F. VIRDEN, Judge**

Trentin R. Turner appeals a Chicot County Circuit Court order revoking his probation and sentencing him to nine years in the Arkansas Department of Correction. Pursuant to *Anders v. California*, 386 U.S. 738 (1967), and Arkansas Supreme Court Rule 4-3(k) (2017), Turner’s counsel has filed a motion to be relieved as his attorney, alleging that this appeal is without merit. Counsel also filed an accompanying no-merit brief containing an abstract and addendum of the proceedings below. In the brief, counsel includes all adverse decisions affecting Turner and explains in the argument portion of his brief why there is nothing in the record that would arguably support an appeal. The clerk mailed a certified copy of counsel’s motion and brief to Turner, informing him of his right to file pro se points for reversal, and he has done so.

The test for filing a no-merit brief is not whether there is any reversible error but whether an appeal would be wholly frivolous. *See Wright v. State*, 2015 Ark. App. 300, at 1–2; *Tucker v. State*, 47 Ark. App. 96, 885 S.W.2d 904 (1994). We have thoroughly reviewed the entire record and the brief presented to us, including consideration of appellant’s pro se points for reversal, which are either not preserved for appeal or do not otherwise support reversal. From our review, we find compliance with Rule 4-3(k) and that there is no merit to an appeal.

Affirmed; motion to withdraw granted.

ABRAMSON and HIXSON, JJ., agree.

*Potts Law Office*, by: *Gary W. Potts*, for appellant.

*Leslie Rutledge*, Att’y Gen., by: *Amanda Jegley*, Ass’t Att’y Gen., for appellee.