

ARKANSAS COURT OF APPEALS

DIVISION III
No. CACR09-949

AARON AULT

APPELLANT

V.

STATE OF ARKANSAS

APPELLEE

Opinion Delivered June 30, 2010

APPEAL FROM THE FAULKNER
COUNTY CIRCUIT COURT
[NO. CR-2008-23]

HONORABLE DAVID L. REYNOLDS,
JUDGE

AFFIRMED; MOTION TO
WITHDRAW GRANTED

LARRY D. VAUGHT, Chief Judge

On July 7, 2008, appellant Aaron Ault entered a plea of guilty to theft by receiving, a Class C felony, and the trial court sentenced him to sixty months' probation. A condition of probation stated that Ault shall not violate any local, state, or federal laws. On April 14, 2009, Ault entered a plea of guilty to robbery, a Class B felony. He was sentenced to sixty months of probation and 120 days in the Garland County Jail. Subsequently, the State filed a petition to revoke Ault's probation based on his violation of Arkansas law. Following a hearing, the trial court found that Ault had violated the terms and conditions of his probation, and it sentenced him to 120 months' incarceration.

Pursuant to *Anders v. California*, 386 U.S. 738 (1967), and Ark. Sup. Ct. R. 4-3(k)(1), Ault's counsel has filed a motion to withdraw on grounds that the appeal is wholly without merit. The

Cite as 2010 Ark. App. 535

motion is accompanied by an abstract and addendum of the proceedings below, including all objections and motions decided adversely to Ault, and a brief in which counsel explains why there is nothing in the record that would support an appeal. The clerk of this court provided Ault with a copy of his counsel's brief and notified him of his right to file a pro se statement of points for reversal within thirty days. Ault did not file a statement.

From our review of the record and the brief presented to us, we find compliance with Rule 4-3(k)(1) and that the appeal is wholly without merit. Accordingly, counsel's motion to withdraw is granted, and the order of conviction is affirmed.

Affirmed; motion to withdraw granted.

GRUBER and BROWN, JJ., agree.