

NONPRECEDENTIAL DISPOSITION

To be cited only in accordance with
Fed. R. App. P. 32.1

United States Court of Appeals

**For the Seventh Circuit
Chicago, Illinois 60604**

Submitted March 25, 2009

Decided March 25, 2009

Before

WILLIAM J. BAUER, *Circuit Judge*

TERENCE T. EVANS, *Circuit Judge*

JOHN DANIEL TINDER, *Circuit Judge*

No. 08-2452

UNITED STATES OF AMERICA,
Plaintiff-Appellee,

v.

TERRANCE TERRELL DOTSON,
Defendant-Appellant.

Appeal from the United States District
Court for the Central District of Illinois.

No. 07-10125

Michael M. Mihm,
Judge.

ORDER

Terrance Dotson pleaded guilty to possessing crack cocaine with intent to distribute. *See* 21 U.S.C. § 841(a)(1). A straightforward application of the sentencing guidelines would have otherwise yielded an imprisonment range of 140 to 175 months, but the district court sentenced him to the 20-year statutory minimum triggered by the quantity of crack and his prior drug felony conviction, *see id.* § 841(b)(1)(A)(iii). Dotson filed a notice of appeal, but his appointed appellate counsel now seeks to withdraw because he cannot discern a nonfrivolous basis for appeal. *See Anders v. California*, 386 U.S. 738 (1967). We invited Dotson to comment on counsel's motion, but he did not respond. *See* CIR. R. 51(b). We therefore address only the potential issues identified in counsel's supporting brief. *See United States v. Schuh*, 289 F.3d 968, 973-74 (7th Cir. 2002).

Counsel first contemplates challenging several aspects of the colloquy conducted by the district court before accepting Dotson's guilty plea. *See Fed. R. Crim. P. 11(b)*. But Dotson has given no indication that he wishes to have his plea vacated, and, thus, we need not consider this potential argument. *See United States v. Knox*, 287 F.3d 667, 671 (7th Cir. 2002). Counsel also considers arguing that Dotson's prison sentence is unreasonable, but because Dotson received the statutory minimum term, any such contention would be frivolous. *See United States v. Duncan*, 479 F.3d 924, 930 (7th Cir. 2007).

Accordingly, we GRANT counsel's motion to withdraw and DISMISS the appeal.