## IN THE UTAH COURT OF APPEALS

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State of Utah, in the interest of D.G., a person under	) MEMORANDUM DECISION ) (Not For Official Publication)
eighteen years of age.	Case No. 20040632-CA
D.G.,	) FILED ) (September 22, 2005)
Plaintiff and Appellee,	2005 UT App 404
V.	) )
State of Utah,	)
Defendant and Appellant.	)

Seventh District Juvenile, Price Department, 854682 The Honorable Scott N. Johansen

Attorneys: Samuel S. Bailey and Don Torgerson, Price, for Appellant
Mark L. Shurtleff and Jeanne B. Inouye, Salt Lake City, for Appellee

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Before Judges Billings, McHugh, and Orme.

## PER CURIAM:

Appellant D.G. appeals from his conviction and sentence for possession of a controlled substance. D.G.'s counsel filed a brief in accordance with <a href="Anders v. California">Anders v. California</a>, 386 U.S. 783 (1967), and <a href="State v. Clayton">State v. Clayton</a>, 639 P.2d 168 (Utah 1981). The brief "objectively demonstrate[s] that the issues raised are frivolous." <a href="State v. Flores">State v. Flores</a>, 855 P.2d 258, 260 (Utah Ct. App. 1993) (per curiam); <a href="See also Dunn v. Cook">See also Dunn v. Cook</a>, 791 P.2d 873, 877 (Utah 1990) (stating an <a href="Anders">Anders</a> brief must demonstrate any "potentially meritorious" issues are actually frivolous). Based upon our independent examination of the record, we determine that the appeal is, indeed, wholly frivolous. Accordingly, we affirm

withdraw.	court	and	grant	counsel's	motion	to
Judith M. Billings, Presiding Judge	_					
Carolyn B. McHugh, Judge	_					
Gregory K. Orme, Judge	_					