SLIP OPINION

Cite as 2010 Ark. App. 547

ARKANSAS COURT OF APPEALS

DIVISION II No. CACR 09-950

DEWOINE HOLDER	APPELLANT	Opinion Delivered June 30, 2010
V.	AFFELLAINT	APPEAL FROM THE JEFFERSON County circuit court [Nos. cr-06-673 & cr-06-1094]
STATE OF ARKANSAS	APPELLEE	HONORABLE BERLIN C. JONES, JUDGE
		AFFIRMED; MOTION GRANTED

COURTNEY HUDSON HENRY, Judge

Appellant Dewoine Holder brings this appeal from the judgment and commitment order entered by the Circuit Court of Jefferson County upon the revocation of his probation. In revoking appellant's probation, the circuit court sentenced appellant to cumulative terms of twenty-four years in prison for the offenses of commercial burglary, residential burglary, theft by receiving, and theft of property. 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 asserting that the appeal is wholly without merit. In conjunction with the motion to withdraw, counsel filed a brief listing all adverse rulings with an explanation as to why each ruling does not present a meritorious argument for reversal. The clerk of this court provided appellant a copy of counsel's motion and brief

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and notified him of the right to file a pro se brief listing points for reversal. Appellant has chosen not to raise any arguments on appeal.

We have scrutinized the record and conclude that the appeal is wholly without merit. Therefore, we affirm the revocation and grant counsel's motion to be relieved.

Affirmed; motion granted.

HART and GLOVER, JJ., agree.