DIVISION IV

ARKANSAS COURT OF APPEALS

NOT DESIGNATED FOR PUBLICATION

KAREN R. BAKER, Judge

CACR05-981

DARRICK ANDERSON

JUNE 28, 2006

APPELLANT

APPELLEE

APPEAL FROM THE GARLAND COUNTY

V.

CIRCUIT COURT

[NO. CR2002-470 IV]

HONORABLE

EDWARD T.

SMITHERMAN, CIRCUIT JUDGE

STATE OF ARKANSAS

AFFIRMED; MOTION GRANTED

The trial court sentenced appellant Darrick Anderson to seven years in the Arkansas Department of Correction following the court's revocation of appellant's probation stemming from the charge of possession of a controlled substance. The revocation was based upon the trial court's determination that appellant had violated the terms of his probation by being in possession of a firearm. Pursuant to *Anders v. California*, 386 U.S. 738 (1967), and Rule 4-3(j) of the Rules of the Arkansas Supreme Court and Court of Appeals, appellant's counsel has filed a motion to withdraw on grounds that the appeal is without merit. This motion is accompanied by an abstract and brief referring to everything in the record that might arguably support an appeal and a statement of reasons why none of those rulings would be a meritorious ground for reversal.

The clerk of this court furnished appellant with a copy of his counsel's brief and notified him of his right to file a *pro se* brief within thirty days. Appellant did not file a brief.

From our review of the record and the briefs presented to us, we find compliance with Rule

4-3(j), and that the appeal is without merit.	Accordingly, o	counsel's motion	on to be relieve	ed is granted
and the judgments of conviction are affirm	ed.			

Affirmed.

VAUGHT and CRABTREE, JJ., agree.