IN THE UNITED STATES COURT OF APPEALS

FOR I	HE ELEVENTH CIRCU	FILED
		U.S. COURT OF APPEALS
	N. 00 4 600 0	ELEVENTH CIRCUIT
-	No. 08-16083	APRIL 23, 2009
N	on-Argument Calendar	THOMAS K. KAHN CLERK
		CLERK
D.C. Do	ocket No. 95-04059-CR-4-V	WS
UNITED STATES OF AMER	ICA,	
		Plaintiff-Appellee,
versus		
LARRY COPELAND,		
		Defendant-Appellant.
		2 oronamie i ipponamie
* *	e United States District Co rthern District of Florida	urt for the
	(April 23, 2009)	
Before: BLACK, BARKETT a	and KRAVITCH, Circuit Ju	idges,
PER CURIAM:		
Gwendolyn Spivey, appo	ointed counsel for Larry Cop	peland in this appeal of the

denial of a motion for a reduced sentence, 18 U.S.C. § 3282(c)(2), has moved to

withdraw from further representation of the appellant, because, in her opinion, the appeal is without merit. Counsel has filed a brief pursuant to <u>Anders v. California</u>, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967). Because independent examination of the entire record reveals no arguable issues of merit, counsel's motion to withdraw is **GRANTED**, and the district court's denial of Copeland's 18 U.S.C. § 3582 motion is **AFFIRMED**.