USA v. Carlos Diaz-Acosta Doc. 920110107

[DO NOT PUBLISH]

## IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCU	FILED JITU.S. COURT OF APPEALS ELEVENTH CIRCUIT
No. 10-11118 Non-Argument Calendar	JAN 07, 2011  JOHN LEY  CLERK

D.C. Docket No. 8:09-cr-00292-JSM-MAP-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

CARLOS MIGUEL DIAZ-ACOSTA,

Defendant-Appellant.

\_\_\_\_

Appeal from the United States District Court for the Middle District of Florida

\_\_\_\_\_

(January 7, 2011)

Before TJOFLAT, HULL and MARTIN, Circuit Judges.

PER CURIAM:

Howard C. Anderson, appointed counsel for Carlos Diaz-Acosta, has filed a motion to withdraw on appeal, supported by a brief prepared pursuant to *Anders v*.

California, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967). Our independent review of the entire record reveals that counsel's assessment of the relative merit of the appeal is correct. Because independent examination of the entire record reveals no arguable issues of merit, counsel's motion to withdraw is **GRANTED**, and Diaz-Acosta's conviction and sentence are **AFFIRMED**.