

An unpublished opinion of the North Carolina Court of Appeals does not constitute controlling legal authority. Citation is disfavored, but may be permitted in accordance with the provisions of Rule 30(e)(3) of the North Carolina Rules of Appellate Procedure.

NO. COA05-1238

NORTH CAROLINA COURT OF APPEALS

Filed: 6 June 2006

STATE OF NORTH CAROLINA

v.

MONTONIO LAFERALD GRAVES

Alamance County  
Nos. 03CRS 59287-89  
05CRS 51611

Appeal by defendant from judgments entered 14 July 2005 by Judge Steve A. Balog in Alamance County Superior Court. Heard in the Court of Appeals 8 May 2006.

*Attorney General Roy A. Cooper, III, by Assistant Attorney General Kathleen U. Baldwin, for the State.*

*Mercedes O. Chut for defendant-appellant.*

HUNTER, Judge.

Defendant appeals from three judgments revoking probation and activating sentences on convictions of assault by strangulation, assault on a female, eluding arrest, three counts of injury to personal property, and driving while impaired.

Defendant's counsel has filed a brief pursuant to *Anders v. California*, 386 U.S. 738, 18 L. Ed. 2d 493 (1967), requesting this Court to review the record for possible error. Counsel has attached to the brief a copy of a letter she wrote to defendant in compliance with the requirements of *Anders*. Defendant has not filed his own written arguments.

In accordance with *Anders*, we have fully examined the record to determine whether any issues of arguable merit appear therefrom. We have been unable to find any possible prejudicial error and conclude that the appeal is wholly frivolous.

No error.

Judges WYNN and McGEE concur.

Report per Rule 30(e).