### In The

# Court of Appeals

# Ninth District of Texas at Beaumont

#### NO. 09-10-00018-CV

### IN RE COMMITMENT OF LARRY WHITE

On Appeal from the 435th District Court Montgomery County, Texas Trial Cause No. 09-06-05303 CV

#### **MEMORANDUM OPINION**

A jury found Larry White suffers from a behavioral abnormality that predisposes him to engage in a predatory act of sexual violence. The trial court rendered a final judgment and an order of civil commitment. We affirm the trial court's judgment.

After perfecting appeal, White's appointed appellate counsel filed a brief certifying that the appeal is frivolous. Appellate counsel's brief presents counsel's professional evaluation of the record and asks this Court to accept the *Anders* brief. *See Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967); *In re Commitment of Rayson*, No. 09-06-00081-CV, 2007 WL 846555, \*1 (Tex. App.—Beaumont Mar. 22, 2007, no pet.) (mem. op.). On January 6, 2011, we granted leave to file a *pro se* brief. No *pro se* brief or other response has been filed.

We have reviewed the record and determined that this appeal is wholly frivolous. The *Anders* brief filed by appellate counsel adequately presents the case, and additional briefing will not aid in the satisfactory submission of the appeal. Tex. R. App. P. 38.9. We find no arguable error requiring further action in this case. The judgment of the trial court is affirmed.

AFFIRMED.

STEVE McKEITHEN

Chief Justice

Submitted on April 6, 2011 Opinion Delivered April 14, 2011

Before McKeithen, C.J., Kreger and Horton, JJ.