IN THE UTAH COURT OF APPEALS

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State of Utah,) MEMORANDUM DECISION) (Not For Official Publication)
Plaintiff and Appellee,) Case No. 20060780-CA
V.) FILED
Jared Bennett Deboer,) ()
Defendant and Appellant.) 2007 UT App XXX)

Fifth District, Cedar City Department, 051500484 The Honorable A. Lynn Payne

Attorneys: J. Bryan Jackson, Cedar City, for Appellant Mark L. Shurtleff and J. Frederic Voros Jr., Salt Lake City, for Appellee

Before Judges Greenwood, Billings, and Davis.

PER CURIAM:

Jared Bennett Deboer appeals from his judgment, sentence, and commitment. Appellant's counsel filed a brief in accordance with <u>Anders v. California</u>, 386 U.S. 738 (1967), and <u>State v.</u> <u>Clayton</u>, 639 P.2d 168 (Utah 1981). The brief "objectively demonstrate[s] that the issues raised are frivolous." <u>State v.</u> <u>Flores</u>, 855 P.2d 258, 260 (Utah Ct. App. 1993) (per curiam). Counsel also certifies that he reviewed and briefed the grounds for appeal that Appellant requested be raised. <u>See State v.</u> <u>Wells</u>, 2000 UT App 304,¶10, 13 P.3d 1056 (per curiam) (stating counsel must determine and brief any issues appellant seeks to raise prior to filing Anders brief with the court and disapproving simultaneous filing and service on appellant). Appellant has neither responded nor objected to the Anders brief filed by counsel. Based upon our independent examination of the record, we determine that the appeal is wholly frivolous. Accordingly, we affirm the conviction.

Pamela T. Greenwood, Associate Presiding Judge

Judith M. Billings, Judge

James Z. Davis, Judge