IN THE UTAH COURT OF APPEALS

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State of Utah,) MEMORANDUM DECISION) (Not For Official Publication)
Plaintiff and Appellee,) (NOT FOI OTTICIAL PUBLICACION)) Case No. 20070927-CA
v. Daniel Staggs,) FILED (September 18, 2008)) 2008 UT App 340
Defendant and Appellant.	

Fifth District, Cedar City Department, 071500230 The Honorable John J. Walton

Attorneys: J. Bryan Jackson, Cedar City, for Appellant

Before Judges Billings, Davis, and McHugh.

PER CURIAM:

Daniel Staggs appeals his conviction on a charge of vehicle burglary. Staggs's counsel filed a brief pursuant to <u>Anders v. California</u>, 386 U.S. 783 (1967), and <u>State v. Clayton</u>, 639 P.2d 168 (Utah 1981). The brief "objectively demonstrate[s] that the issues raised are frivolous." <u>State v. Flores</u>, 855 P.2d 258, 260 (Utah Ct. App. 1993) (per curiam). Based upon our independent examination of the record, we determine that the appeal is, indeed, wholly frivolous. Accordingly, we affirm Staggs's conviction and sentence and grant counsel's motion to withdraw.

Judith M. Billings, Judge

James Z. Davis, Judge

Carolyn B. McHugh, Judge