Affirmed and Opinion filed June 28, 2001.



In The

Fourteenth Court of Appeals

NO. 14-01-00174-CR

TED LAWRENCE ROBERTSON, Appellant

v.

THE STATE OF TEXAS, Appellee

On Appeal from the County Criminal Court at Law No. 2 Harris County, Texas Trial Court Cause No. 0990750

MEMORANDUM OPINION

Appellant entered a plea of no contest to the offense of assault . On December 22, 2000, the trial court sentenced appellant to confinement for 80 days in the Harris County Jail. Appellant filed a notice of appeal.

Appellants appointed counsel filed a brief in which he concludes that the appeal is wholly frivolous and without merit. The brief meets the requirements of *Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967), by presenting a professional evaluation of the record demonstrating why there are no arguable grounds to be advanced. *See High v. State*, 573 S.W.2d 807 (Tex. Crim. App. 1978).

A copy of counsel's brief was delivered to appellant. Appellant was advised of the right to examine the appellate record and file a pro se response. As of this date, no pro se response has been filed.

We have carefully reviewed the record and counsel's brief and agree that the appeal is wholly frivolous and without merit. Further, we find no reversible error in the record. A discussion of the brief would add nothing to the jurisprudence of the state.

Accordingly, the judgment of the trial court is affirmed.

PER CURIAM

Judgment rendered and Opinion filed June 28,2001. Panel consists of Justices Anderson, Hudson, and Seymore. Do not publish — TEX. R. APP. P. 47.3(b).