

[Cite as *State v. Davis*, 2001-Ohio-7022.]

IN THE COURT OF APPEALS FOR MONTGOMERY COUNTY, OHIO

STATE OF OHIO :
Plaintiff-Appellee : C.A. CASE NO. 18621
v. : T.C. CASE NO. 00 CR 1489
BEVERLY J. DAVIS :
Defendant-Appellant :

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OPINION

Rendered on the 21st day of December, 2001.

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CARLEY J. INGRAM, Atty. Reg. No. 0020084, Assistant Prosecuting Attorney, 301 W.
Third Street, Suite 500, Dayton, Ohio 45422
Attorney for Plaintiff-Appellee

DAVID J. FIERST, Atty. Reg. No. 0043954, Suite 205 Claypool Building, 4130 Linden
Avenue, Dayton, Ohio 45432

BEVERLY J. DAVIS, #48965, Ohio Reformatory for Women, 1479 Collins Avenue,
Marysville, Ohio 43040
Defendant-Appellant

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FREDERICK N. YOUNG, J.

After an extensive trial, a jury found Beverly J. Davis guilty of both aggravated

burglary and felonious assault. She was ultimately sentenced to concurrent terms of three and two years imprisonment. Davis filed a notice of appeal, and in due course, her appointed appellate counsel filed an *Anders* brief, alleging that after thoroughly examining the record and the law, he concluded that there were no meritorious issues for appeal.

On August 20, 2001, we informed Davis of the fact that her counsel had filed an *Anders* brief and granted her sixty days from that date to file her *pro se* brief, if any.

No such *pro se* brief has been filed.

We have thoroughly examined the record of the proceedings in this case, and we agree with the assessment of appellate counsel that there are no meritorious issues for appellate review.

The judgment appealed from is affirmed.

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FAIN, J. and GRADY, J., concur.

Copies mailed to:

- Carley J. Ingram
- David J. Fierst
- Beverly J. Davis
- Hon. Dennis J. Langer