| IN THE COURT OF APPEALS FOR MONTGOMERY COUNTY, OF | OIL |
|---|-----|
|---|-----|

STATE OF OHIO :

Plaintiff-Appellee : C.A. CASE NO. 18973

v. : T.C. CASE NO. 2001 CR 1128

NIRVANA S. MARTIN :

Defendant-Appellant :

.

OPINION

Rendered on the 12th day of April, 2002.

.

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

Attorney for Plaintiff-Appellee

MICHAEL R. PENTECOST, Atty. Reg. No. 0036803, 137 N. Main Street, Suite 900, Dayton, Ohio 45402

Attorney for Defendant-Appellant

NIRVANA S. MARTIN, #413512, London Correctional Institute, P. O. Box 69, London, Ohio 43140

.

FREDERICK N. YOUNG, J.

{¶1} Nirvana S. Martin entered a plea of no contest to an indictment charging him with possession of crack cocaine, after his motion to suppress was overruled, after a

2

hearing. He was ultimately sentenced to a term of eleven months imprisonment. Martin

filed a notice of appeal, and in due course, his appointed appellate counsel filed an

extensive Anders brief, which thoroughly examined the record and the law and concluded

that there were no meritorious issues for appeal.

{¶2} On October 10, 2001, we informed Martin of the fact that his counsel had

filed an Anders brief and granted him sixty days from that date to file his pro se brief, if any.

 $\{\P3\}$ No such *pro se* brief has been filed.

{¶4} We have thoroughly examined the record of the proceedings in this case,

including the transcript of the suppression hearing and the judgment entry of the trial court

overruling Martin's motion to suppress the evidence, and we agree with the assessment of

appellate counsel that there are no meritorious issues for appellate review.

{¶5} The judgment appealed from is affirmed.

.

BROGAN, J. and FAIN, J., concur.

Copies mailed to:

Carley J. Ingram

Michael R. Pentecost

Nirvana S. Martin

Hon. A. J. Wagner