

**IN THE COURT OF APPEALS  
FIRST APPELLATE DISTRICT OF OHIO  
HAMILTON COUNTY, OHIO**

STATE OF OHIO,	:	APPEAL NO. C-120096
	:	TRIAL NO. B-1106507
Plaintiff-Appellee,	:	
vs.	:	<i>JUDGMENT ENTRY.</i>
ERIC BRICK,	:	
Defendant-Appellant.	:	

We consider this appeal on the accelerated calendar, and this judgment entry is not an opinion of the court. *See* S.Ct.R.Rep.Op.2; App.R. 11.1(E); 1st Dist. Loc.R. 11.1.1.

Defendant-appellant Eric Brick entered guilty pleas to four counts of aggravated robbery and to accompanying firearm specifications, with an agreement that he would serve 10 years in prison upon conviction. Based upon the pleas, the trial court found him guilty of the offenses and imposed the agreed sentence. He now appeals.

Pursuant to *Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967), Brick's appointed counsel now advises this court that, after a thorough review of the record, he has found nothing that would arguably support Brick's appeal. Counsel, as required by *Anders*, has communicated his conclusion to Brick, and has moved this court for permission to withdraw as counsel. Under *Anders*, this court is now charged with the task of independently reviewing the record for any arguable prejudicial error. *Id.*

After reviewing the record, we agree that the proceedings below were free of prejudicial error. Therefore, we overrule counsel's motion to withdraw and affirm

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the judgment of the trial court. We find the appeal to be frivolous, but refrain from taxing costs or expenses because Brick is clearly indigent.

A certified copy of this judgment entry is the mandate, which shall be sent to the trial court under App.R. 27.

**HILDEBRANDT, P.J., HENDON and CUNNINGHAM, JJ.**

To the clerk:

Enter upon the journal of the court on September 26, 2012  
per order of the court \_\_\_\_\_.

Presiding Judge