

Re: [INSERT COUNTY NAME] County Appeal No. CA20XX-XX-XXX

Please find enclosed a motion and brief I filed on your behalf in the Ohio Twelfth District Court of Appeals. After reviewing the transcript, the trial court file, and the relevant law, I am unable to identify any issue that will provide any meaningful relief for you on appeal.

Our courts have developed procedures designed to protect your right to appeal in situations like this one. Specifically, in accordance with the United States Supreme Court decision in *Anders v. California*, I have asked the Ohio Court of Appeals to independently review the transcript and appellate record to determine whether I have overlooked anything in your case.

In addition, you also have the right to provide the Court any written arguments that you believe have merit. The Court will allow you 30 days to raise any arguments that you would like to make. I have also included with this letter copies of the transcript and the record on appeal to assist you if you choose to submit written arguments to the Court.

If you decide to submit written arguments, you should notify the Court immediately and then submit your arguments as quickly as possible. You should send notice of your intention to submit written arguments and the arguments themselves to the following address:

[INSERT COURT OF APPEALS CLERK'S MAILING ADDRESS]

Although I was unable to find a meaningful issue for review in your case, you will have the benefit of a full review by the Court of Appeals. This will be better than an attempt on my part to present arguments that have no meaningful chance of success.

Sincerely,