Case: 10-40301 Document: 00511298398 Page: 1 Date Filed: 11/18/2010

IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT United States Cou

United States Court of Appeals Fifth Circuit

FILEDNovember 18, 2010

No. 10-40301 Summary Calendar

Lyle W. Cayce Clerk

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

MARCO ANTONIO ALVAREZ-ACOSTA, Also Known as Antonio Alvarez-Acosta,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Texas USDC No. 7:09-CR-103-1

Before DAVIS, SMITH, and SOUTHWICK, Circuit Judges. PER CURIAM:*

 $The\ Federal\ Public\ Defender\ appointed\ to\ represent\ Marco\ Antonio\ Alvar-pointed\ Marco\ Antonio\ Alvar-pointed\ Marco\ Antonio\ Alvar-pointed\ Marco\ Antonio\ Alvar-pointed\ Marco\ Antonio\ Marco\ Antonio\ Marco\ Antonio\ Marco\ Marc$

 $^{^{*}}$ Pursuant to 5th Cir. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5th Cir. R. 47.5.4.

No. 10-40301

ez-Acosta has moved for leave to withdraw and has filed a brief in accordance with *Anders v. California*, 386 U.S. 738 (1967). Alvarez-Acosta has not filed a response. Our independent review of the record and counsel's brief discloses no nonfrivolous issue for appeal. Accordingly, counsel's motion for leave to withdraw is GRANTED, counsel is excused from further responsibilities herein, and the APPEAL IS DISMISSED. *See* 5TH CIR. R. 42.2.