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DISTRICT IV

February 6, 2025

To:

Hon. Barbara W. McCrory
Circuit Court Judge
Electronic Notice

Jennifer L. Vandermeuse
Electronic Notice

Amanda Nelson
Clerk of Circuit Court
Rock County Courthouse
Electronic Notice

Ryan Charles Weaver 471595
Green Bay Correctional Inst.
P.O. Box 19033
Green Bay, WI 54307-9033

Carl W. Chesshir
Electronic Notice

You are hereby notified that the Court has entered the following opinion and order:

2023AP2167-CRNM State of Wisconsin v. Ryan Charles Weaver (L.C. # 2020CF575)

Before Kloppenburg, P.J., Blanchard, and Nashold, JJ.

Summary disposition orders may not be cited in any court of this state as precedent or authority, except for the limited purposes specified in WIS. STAT. RULE 809.23(3).

Attorney Carl Chesshir, as appointed counsel for Ryan Weaver, filed a no-merit report pursuant to WIS. STAT. RULE 809.32 (2021-22)¹ and *Anders v. California*, 386 U.S. 738 (1967). Counsel provided Weaver with a copy of the report, and both counsel and this court advised him of his right to file a response. Weaver has not responded. We conclude that this case is appropriate for summary disposition. See WIS. STAT. RULE 809.21. After our independent

¹ All references to the Wisconsin Statutes are to the 2021-22 version unless otherwise noted.

review of the record, we conclude that there is no arguable merit to any issue that could be raised on appeal.

Weaver pled guilty to two counts of first-degree recklessly endangering safety and one count of operating while intoxicated, causing injury, as a second offense. On the endangering safety counts, the circuit court imposed identical, consecutive terms of six years of initial confinement and four years of extended supervision. On the operating count, the court imposed a concurrent term of one year of initial confinement and two years of extended supervision.

The no-merit report addresses whether Weaver's pleas were entered knowingly, voluntarily, and intelligently. The plea colloquy sufficiently complied with the requirements of *State v. Brown*, 2006 WI 100, ¶35, 293 Wis. 2d 594, 716 N.W.2d 906, and WIS. STAT. § 971.08 relating to the nature of the charge, the rights Weaver was waiving, and other matters. The record shows no other ground to withdraw the pleas. There is no arguable merit to this issue.

The no-merit report addresses Weaver's sentences. As explained in the no-merit report, the sentences are within the legal maximums. As to discretionary issues, the standards for the circuit court and this court are well established and need not be repeated here. See *State v. Gallion*, 2004 WI 42, ¶¶17-51, 270 Wis. 2d 535, 678 N.W.2d 197. In this case, the court considered appropriate factors, did not consider improper factors, and reached a reasonable result. There is no arguable merit to this issue.

Our review of the record discloses no other potential issues for appeal.

Therefore,

IT IS ORDERED that the judgment of conviction is summarily affirmed. *See* WIS. STAT. RULE 809.21.

IT IS FURTHER ORDERED that Attorney Chesshir is relieved of further representation of Weaver in this matter. *See* WIS. STAT. RULE 809.32(3).

IT IS FURTHER ORDERED that this summary disposition order will not be published.

Samuel A. Christensen
Clerk of Court of Appeals