

## OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

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## DISTRICT II

February 19, 2025

*To*:

Hon. Paul V. Malloy Circuit Court Judge Electronic Notice

Connie Mueller Clerk of Circuit Court Ozaukee County Justice Center Electronic Notice Thomas J. Erickson Electronic Notice

Jennifer L. Vandermeuse Electronic Notice

Anton D. Brookshire, #639083 Fox Lake Correctional Institution W10237 Lake Emily Road Fox Lake, WI 53933

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

2024AP1461-CRNM State of Wisconsin v. Anton D. Brookshire (L.C. #2021CF200)

Before Gundrum, P.J., Grogan and Lazar, 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).

Anton D. Brookshire appeals from a judgment convicting him of possession with intent to deliver methamphetamine and possession with intent to deliver THC, both as second or subsequent offenses. His appellate counsel filed a no-merit report pursuant to WIS. STAT. RULE 809.32 (2021-22)<sup>1</sup> and *Anders v. California*, 386 U.S. 738 (1967). Brookshire received a copy of the report, was advised of his right to file a response, and has elected not to do so. Upon

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

consideration of the report and an independent review of the Record, we conclude there are no issues with arguable merit for appeal. We summarily affirm the judgment. *See* WIS. STAT. RULE 809.21.

Brookshire was convicted following guilty pleas to possession with intent to deliver methamphetamine and possession with intent to deliver THC, both as second or subsequent offenses. The charges stemmed from a traffic stop in which the drugs were found in Brookshire's vehicle.<sup>2</sup> For his actions, the circuit court imposed an aggregate sentence of three years of initial confinement and five years of extended supervision. This no-merit appeal follows.

The no-merit report addresses the propriety of the pleas and sentence and whether grounds exist to challenge either. This court is satisfied that the no-merit report correctly analyzes the issues it raises as without merit, and we will not discuss them further.

Our review of the Record discloses no other potential issues for appeal.<sup>3</sup> Accordingly, this court accepts the no-merit report, affirms the judgment of conviction, and discharges appellate counsel of the obligation to represent Brookshire further in this appeal.

<sup>&</sup>lt;sup>2</sup> Brookshire's vehicle was stopped for a cancelled registration. During the stop, a state trooper detected the odor of marijuana and searched the vehicle, finding the drugs.

<sup>&</sup>lt;sup>3</sup> We note that Brookshire's pleas forfeited the right to raise other nonjurisdictional defects and defenses, including claimed violations of constitutional rights. *See State v. Kelty*, 2006 WI 101, ¶18 & n.11, 294 Wis. 2d 62, 716 N.W.2d 886; *see also State v. Lasky*, 2002 WI App 126, ¶11, 254 Wis. 2d 789, 646 N.W.2d 53.

No. 2024AP1461-CRNM

Upon the foregoing reasons,

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

IT IS FURTHER ORDERED that Attorney Thomas J. Erickson is relieved of further representation of Anton D. Brookshire in this appeal. *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