

## OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

110 East Main Street, Suite 215 P.O. Box 1688

## Madison, Wisconsin 53701-1688

Telephone (608) 266-1880 TTY: (800) 947-3529 Facsimile (608) 267-0640 Web Site: www.wicourts.gov

## DISTRICT IV

February 21, 2019

*To*:

Hon. Michael A. Haakenson Circuit Court Judge 51 S. Main St.

Janesville, WI 53545

Jacki Gackstatter Clerk of Circuit Court **Rock County Courthouse** 51 S. Main St.

Janesville, WI 53545

Jodi D. Bollendorf **Assistant District Attorney** 51 S. Main St. Janesville, WI 53545

Jefren E. Olsen

Assistant State Public Defender

P.O. Box 7862

Madison, WI 53707-7862

Criminal Appeals Unit Department of Justice

P.O. Box 7857

Madison, WI 53707-7857

Michael Anthony Pollock Jr. 572310

Fox Lake Correctional Inst.

P.O. Box 200

Fox Lake, WI 53933-0200

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

2018AP335-CRNM State of Wisconsin v. Michael Anthony Pollock, Jr., (L.C. #

2016CM395)

State of Wisconsin v. Michael Anthony Pollock, Jr., (L.C. # 2018AP336-CRNM

2016CM1086)

Before Lundsten, P.J.<sup>1</sup>

Attorney Alisha McKay, appointed counsel for Michael Anthony Pollock, Jr., has filed a no-merit report pursuant to WIS. STAT. RULE 809.32 and Anders v. California, 386 U.S. 738 (1967). Attorney Jefren E. Olsen was later appointed to replace McKay. Counsel provided Pollock with a copy of the report, and both counsel and this court advised him of his right to file

<sup>&</sup>lt;sup>1</sup> These appeals are decided by one judge pursuant to WIS. STAT. § 752.31(2)(f) (2017-18). All references to the Wisconsin Statutes are to the 2017-18 version unless otherwise noted.

a response. Pollock has not responded. After my independent review of the records, I conclude that there is no arguable merit to any issue that could be raised on appeal.

Pollock was placed on probation after being convicted of one misdemeanor count each of retail theft, battery (domestic abuse), criminal damage to property (domestic abuse), and bail jumping. Pollock's probation was then revoked and he was returned to court for sentencing. The court imposed, on the latter three counts above and for which Pollock was convicted as a repeater, concurrent prison terms of eighteen months of initial confinement and six months of extended supervision. On the retail theft count, the court imposed a consecutive term of six months.

The no-merit report addresses whether the court erroneously exercised its sentencing discretion. The standards for the circuit court and this court on sentencing issues 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 these cases, the court considered appropriate factors, did not consider improper factors, and reached a reasonable result. There is no arguable merit to this issue.

My review of the records discloses no other potential issues for appeal.

Therefore,

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

IT IS FURTHER ORDERED that Attorney Jefren Olsen is relieved of further representation of Michael Anthony Pollock, Jr., in this matter. *See* WIS. STAT. RULE 809.32(3).

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

Sheila T. Reiff Clerk of Court of Appeals