

## OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

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## DISTRICT I

May 21, 2019

*To*:

Hon. Joseph R. Wall Circuit Court Judge Safety Building, Rm. 313 821 W. State St. Milwaukee, WI 53233

John Barrett Clerk of Circuit Court Room 114 821 W. State Street Milwaukee, WI 53233

Carly Cusack Asst. State Public Defender 735 N. Water St., Ste. 912 Milwaukee, WI 53202-4116 Karen A. Loebel Deputy District Attorney 821 W. State St. Milwaukee, WI 53233

Criminal Appeals Unit Department of Justice P.O. Box 7857 Madison, WI 53707-7857

William E. Jenious Jr. 510142 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:

2018AP2054-CRNM State of Wisconsin v. William E. Jenious, Jr. (L.C. # 2017CF2770)

Before Brennan, Kloppenburg and Brash, 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 Carly Cusack, appointed counsel for William Jenious, Jr., has filed a no-merit report seeking to withdraw as appellate counsel pursuant to WIS. STAT. RULE 809.32 (2017-18)<sup>1</sup> and *Anders v. California*, 386 U.S. 738 (1967). Jenious was sent a copy of the report and has

<sup>&</sup>lt;sup>1</sup> All references to the Wisconsin Statutes are to the 2017-18 version unless otherwise noted.

not filed a response. Upon consideration of the report and an independent review of the record, we conclude there is no arguable merit to any issue that could be raised on appeal.

According to the complaint, Jenious drove a getaway vehicle in connection with a bank robbery. He eluded multiple police squads, drove through a residential yard, and nearly struck a bystander who was gardening in their yard. Jenious pled guilty to one count of fleeing an officer, with damage to property, and one count of second-degree recklessly endangering safety, both felonies. On the fleeing count, the circuit court imposed a six-year sentence consisting of three years of initial confinement and three years of extended supervision. On the endangerment count, the court imposed a nine-year sentence consisting of four years of initial confinement and five years of extended supervision. The court made the sentences concurrent to one another but consecutive to a previous sentence.

The no-merit report addresses whether Jenious's guilty pleas were knowing, intelligent, and voluntary; whether there was a factual basis for the pleas; and whether the circuit court erroneously exercised its discretion at sentencing. We are satisfied that the report properly analyzes each of these issues as having no arguable merit.

Our review of the record discloses no other potential issue 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 Carly Cusack is relieved of any further representation of William Jenious, 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