

OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

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DISTRICT I

June 4, 2019

To:

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Lontrell L. Lee 646897 Kettle Moraine Correctional Inst. P.O. Box 282 Plymouth, WI 53073-0282

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

2019AP377-CRNM

State of Wisconsin v. Lontrell L. Lee (L.C. # 2017CF426)

Before Brash, P.J., Kessler and Brennan, 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).

Lontrell L. Lee appeals from a judgment of conviction for two counts of second-degree reckless homicide and eluding an officer causing bodily harm. His appellate counsel has filed a no-merit report pursuant to Wis. Stat. Rule 809.32 (2017-18),¹ and *Anders v. California*, 386

¹ All references to the Wisconsin Statutes are to the 2017-18 version unless otherwise noted.

U.S. 738 (1967). Lee received a copy of the report, was advised of his right to file a response, and has elected not to do so. Upon consideration of the report and an independent review of the record, the judgment is summarily affirmed because there is no arguable merit to any issue that could be raised on appeal. *See* WIS. STAT. RULE 809.21.

Lee was driving around in a stolen vehicle. When police tried to stop the vehicle, Lee sped away from police and a high-speed chase ensued. Eventually Lee ran a red light and struck another vehicle and then ran into a concrete post. The two passengers in Lee's vehicle were ejected and killed. The driver of the struck vehicle suffered a broken leg. Lee ran from the scene of the crash. Nineteen-year-old Lee was charged with two counts of second-degree reckless homicide, two counts of hit and run resulting in death, two counts of eluding an officer resulting in death, eluding an officer resulting in bodily harm, and hit and run causing injury. He entered a guilty plea to the three charges of which he is convicted and the remaining charges were dismissed as read-ins at sentencing. Lee was sentenced to consecutive sentences totaling eighteen years of initial confinement and thirteen years of extended supervision.

The no-merit report addresses the potential issues of whether Lee's plea was knowingly, voluntarily, and intelligently entered and whether the sentence was the result of an erroneous exercise of discretion or unduly harsh. This court is satisfied that the no-merit report properly analyzes the issues it raises as being without merit, and this court will not discuss them further.

Our review of the record discloses no other potential issues for appeal. Accordingly, this court accepts the no-merit report, affirms the conviction and discharges appellate counsel of the obligation to represent Lee further in this appeal.

Upon the foregoing reasons,

No. 2019AP377-CRNM

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

IT IS FURTHER ORDERED that Attorney Mark S. Rosen is relieved from further representing Lontrell L. Lee in this appeal. *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