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**DISTRICT I**

September 22, 2020

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

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2020AP886-CRNM      State of Wisconsin v. Quanell James Wilder (L.C. # 2017CF4610)

Before Brash, P.J., Dugan and White, 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).**

Quanell James Wilder appeals from a judgment of conviction for party to the crime of armed robbery with threat of force. His appellate counsel has filed a no-merit report pursuant to WIS. STAT. RULE 809.32 (2017-18),<sup>1</sup> and *Anders v. California*, 386 U.S. 738 (1967). Wilder

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

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, as mandated by *Anders*, the judgment is summarily affirmed because we conclude that there is no arguable merit to any issue that could be raised on appeal. *See* WIS. STAT. RULE 809.21.

There was a robbery at a liquor store. The store clerk reported that a man brandished a silver hand gun and demanded money from the cash register and the store's bank bag. A witness saw the robber get into the passenger side of a car that sped away from the scene. The witness reported to police the license plate number of the car. Wilder was apprehended after a high speed chase of the car. The liquor store's bank bag and a silver starter pistol were found in the car. Wilder was found in possession of a large amount of cash and counterfeit bills that had been in the liquor store's bank bag. At a line up, the liquor store clerk identified Wilder as the man who had robbed the liquor store.

Wilder entered a guilty plea to being a party to the crime of armed robbery with threat of force. The prosecution agreed that at sentencing it would recommend prison but make no recommendation as to the length of the sentence. Wilder was sentenced to seven years of initial confinement and seven years of extended supervision.

The no-merit report addresses the potential issues of whether Wilder's plea was knowingly, voluntarily, and intelligently entered and whether the sentence was the result of an erroneous exercise of discretion. 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. Further, we cannot conclude that the fourteen year sentence when measured against the maximum forty

year sentence is so excessive or unusual so as to shock public sentiment. *See Ocanas v. State*, 70 Wis. 2d 179, 185, 233 N.W.2d 457 (1975).

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

Upon the foregoing reasons,

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 Quanell James Wilder in this appeal. *See WIS. STAT. RULE 809.32(3).*

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

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*Sheila T. Reiff*  
*Clerk of Court of Appeals*