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**DISTRICT II**

January 19, 2022

To:

Hon. Mark F. Nielsen  
Circuit Court Judge  
Electronic Notice

Samuel A. Christensen  
Clerk of Circuit Court  
Racine County  
Electronic Notice

Winn S. Collins  
Electronic Notice

Patricia J. Hanson  
Electronic Notice

Leonard D. Kachinsky  
Electronic Notice

Tramayne D. Massie, #242493  
Racine Correctional Inst.  
P.O. Box 900  
Sturtevant, WI 53177-0900

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

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2020AP1233-CRNM      State of Wisconsin v. Traymayne D. Massie (L.C. #2018CF440)

Before Gundrum, P.J., Grogan and Kornblum, 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).**

Tramayne D. Massie appeals from a judgment convicting him of possession of THC as a second or subsequent offense and felony bail jumping, both as a repeater. His appellate counsel filed a no-merit report pursuant to WIS. STAT. RULE 809.32 (2019-20)<sup>1</sup> and *Anders v. California*, 386 U.S. 738 (1967). Massie received a copy of the report, was advised of his right to file a response, and has elected not to do so. Counsel then filed a supplemental no-merit report per this

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<sup>1</sup> All references to the Wisconsin Statutes are to the 2019-20 version unless otherwise noted.

court's order.<sup>2</sup> After reviewing the record and counsel's reports, we conclude there are no issues with arguable merit for appeal. Therefore, we summarily affirm the judgment. *See* WIS. STAT. RULE 809.21.

Massie was convicted following guilty pleas to possession of THC as a second or subsequent offense and felony bail jumping, both as a repeater. Several additional charges were dismissed and read in. On the possession charge, the circuit court imposed one year and six months of initial confinement and two years of extended supervision. On the bail-jumping charge, the court imposed two years of initial confinement and two years of extended supervision. Both sentences were ordered to run concurrent to the sentences in another case. This no-merit appeal follows.

The no-merit reports address: (1) whether Massie's pleas were knowingly, voluntarily, and intelligently entered; (2) whether the circuit court properly exercised its discretion at sentencing; (3) whether there was any basis to challenge the validity of the search warrant used by police in the case; and (4) whether the sentence credit listed on the judgment of conviction is accurate. This court is satisfied that the no-merit reports correctly analyze these issues as 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 reports, affirms the judgment of conviction, and discharges appellate counsel of the obligation to represent Massie further in this appeal.

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<sup>2</sup> We required counsel to investigate a discrepancy in the record regarding the amount of sentence credit due.

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 Leonard D. Kachinsky is relieved of further representation of Tramayne D. Massie 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*