

OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

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DISTRICT II

February 2, 2022

To:

Hon. Kent R. Hoffmann Circuit Court Judge Electronic Notice

Hon. Angela W. Sutkiewicz Circuit Court Judge Electronic Notice

Melody Lorge Clerk of Circuit Court Sheboygan County Electronic Notice Winn S. Collins Electronic Notice

Susan E. Alesia Electronic Notice

Joel Urmanski Electronic Notice

Jontavion King Hampton 1713 Wisconsin Ave. Sheboygan, WI 53081

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

2021AP791-CRNM	State of Wisconsin v. Jontavion Hampton (L.C. #2018CM393)
2021AP792-CRNM	State of Wisconsin v. Jontavion Hampton (L.C. #2018CM405)
2021AP793-CRNM	State of Wisconsin v. Jontavion Hampton (L.C. #2018CM611)
2021AP794-CRNM	State of Wisconsin v. Jontavion Hampton (L.C. #2018CF742)

Before Neubauer, 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).

In these consolidated cases, Jontavion Hampton appeals from judgments convicting him

of several crimes. His appellate counsel filed a no-merit report pursuant to WIS. STAT. RULE

809.32 (2019-20)¹ and Anders v. California, 386 U.S. 738 (1967). Hampton received a copy of

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

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 records, we conclude there are no issues with arguable merit for appeal. We summarily affirm the judgments. *See* WIS. STAT. RULE 809.21.

Hampton was convicted following no contest pleas to (1) disorderly conduct as a party to a crime; (2) fourth-degree sexual assault; (3) intentionally accompanying a person who operates a vehicle without the owner's consent; and (4) robbery with use of force as a party to a crime. Several additional charges were dismissed and read-in. For his actions, the circuit court imposed and stayed a prison sentence of five years of initial confinement and three years extended supervision. It also imposed and stayed three jail sentences—one for ninety days and two others for six months. Finally, the court placed Hampton on probation and ordered twelve months of conditional jail time. These no-merit appeals follow.

The no-merit report addresses whether Hampton's pleas were knowingly, voluntarily, and intelligently entered and had a factual basis and whether there is any arguable merit to challenge the sentence imposed. This court is satisfied that the no-merit report correctly analyzes the issues it raises as without merit, and this court will not discuss them further.

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

Upon the foregoing reasons,

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

IT IS FURTHER ORDERED that Attorney Susan E. Alesia is relieved of further representation of Jontavion Hampton in these appeals. *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