

## OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

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## DISTRICT IV

December 30, 2022

To:

Hon. Joseph G. Sciascia Circuit Court Judge Electronic Notice

Kelly Enright Clerk of Circuit Court Dodge County Justice Facility Electronic Notice

Laura M. Force Electronic Notice Alyssa Faith George-Stifler State Public Defender Office 820 N. Main St., Ste. 2 P.O. Box 146 Juneau, WI 53039

Yolanda J. Tienstra Electronic Notice

Anthony P. Soblewski 447 E. Oak Grove Street Juneau, WI 53039

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

2021AP1754-CRNM State of Wisconsin v. Anthony P. Soblewski (L.C. # 2020CM9)

Before Fitzpatrick, J.<sup>1</sup>

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).

Anthony Soblewski appeals from a judgment convicting him of disorderly conduct as an act of domestic abuse. Soblewski's appellate counsel has filed a no-merit report pursuant to WIS. STAT. RULE 809.32 and *Anders v. California*, 386 U.S. 738 (1967). Soblewski received a copy of the report, was advised of his right to file a response, and has elected not to do so. Upon

<sup>&</sup>lt;sup>1</sup> This appeal is decided by one judge pursuant to WIS. STAT. § 752.31(2)(f) (2019-20). All references to the Wisconsin Statutes are to the 2019-20 version unless otherwise noted.

No. 2021AP1754-CRNM

consideration of the report and an independent review of the record, I conclude that the judgment may be summarily affirmed because there is no arguable merit to any issue that could be raised on appeal. *See* WIS. STAT. RULE 809.21.

Pursuant to a plea agreement, Soblewski pled no-contest to disorderly conduct, as an act of domestic abuse, and the parties stipulated to enter into a deferred prosecution agreement (DPA). The State later moved to revoke the DPA. The court granted the request and found Soblewski guilty according to his no-contest plea. The court withheld sentence and imposed one year of probation.

The no-merit report addresses whether there would be arguable merit to further proceedings challenging Soblewski's plea, revocation of the deferred prosecution agreement, or the sentence imposed by the court. This court is satisfied that the no-merit report properly analyzes the issues it raises as without arguable merit, and this court will not discuss them further.

My review of the record discloses no other potential issues of arguable merit. Accordingly, this court accepts the no-merit report, affirms the conviction, and discharges appellate counsel of the obligation to represent Soblewski further in this matter.

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 Laura Force is relieved from further representing Anthony Soblewski in this matter. *See* WIS. STAT. RULE 809.32(3).

2

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

Sheila T. Reiff Clerk of Court of Appeals