

OFFICE OF THE CLERK WISCONSIN COURT OF APPEALS

110 EAST MAIN STREET, SUITE 215 P.O. Box 1688

MADISON, WISCONSIN 53701-1688

Telephone (608) 266-1880 TTY: (800) 947-3529 Facsimile (608) 267-0640 Web Site: www.wicourts.gov

DISTRICT III

December 10, 2024

To:

Hon. Beau G. Liegeois Wendy W. Lemkuil
Circuit Court Judge Electronic Notice

John VanderLeest Clerk of Circuit Court Brown County Courthouse Electronic Notice Megan Elizabeth Lyneis Electronic Notice

Jennifer A. Wennesheimer 1991 Swan Road, Apt. #914 De Pere, WI 54115

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

2022AP1690-CRNM

State of Wisconsin v. Jennifer A. Wennesheimer (L. C. No. 2019CM1281)

Before Stark, P.J.¹

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).

Jennifer Wennesheimer appeals from a judgment convicting her of obstructing an officer. Appellate counsel, Megan Elizabeth Lyneis, filed a no-merit report pursuant to WIS. STAT. RULE 809.32 and *Anders v. California*, 386 U.S. 738 (1967). Wennesheimer received a copy of the report and was advised of her right to file a response, but she has not done so. We have independently reviewed the record and the no-merit report as mandated by *Anders*. We

¹ This appeal is decided by one judge pursuant to WIS. STAT. § 752.31(2) (2021-22). All references to the Wisconsin Statutes are to the 2021-22 version unless otherwise noted.

conclude that there are no issues of arguable merit that could be pursued on appeal. We therefore summarily affirm. *See* WIS. STAT. RULE 809.21.

The State charged Wennesheimer with one count of obstructing an officer. According to the complaint, the City of De Pere municipal court issued arrest warrants for Wennesheimer for unpaid parking tickets. On October 10, 2019, a City of De Pere officer recognized Wennesheimer in her vehicle near the entrance of a school. The officer called for backup. Wennesheimer exited her vehicle and then sat in the passenger seat of another vehicle. Wennesheimer and the driver of the other vehicle, Stephanie Fetterhoff, were picking up their children from the school. The officers approached Fetterhoff's vehicle and asked Wennesheimer to identify herself. Wennesheimer refused to do so. The officers' body camera footage shows Wennesheimer denying her identity by stating, "I don't know who you're talking about." In response to the officers' further attempts to confirm her identity and address, she responded, "[t]hen I guess you should go there and talk to her."

The matter proceeded to trial, where law enforcement officers and Fetterhoff testified.

The jury found Wennesheimer guilty as charged. The circuit court withheld sentence and imposed one year of probation.

The no-merit report addresses whether there was sufficient credible evidence to support the jury's verdict, whether any reversible errors occurred prior to trial or during trial, and whether the circuit court properly exercised its sentencing discretion. Upon reviewing the record, we agree with appellate counsel's analysis and conclusion that there is no arguable merit to these possible issues. The no-merit report sets forth an adequate discussion of the potential issues to support the no-merit conclusion, and we need not address them further.

Our independent review of the record discloses no other potential issues for appeal.

Therefore,

IT IS ORDERED that the judgment is summarily affirmed. WIS. STAT. RULE 809.21.

IT IS FURTHER ORDERED that Attorney Megan Elizabeth Lyneis is relieved of further representation of Jennifer Wennesheimer in this matter. *See* WIS. STAT. RULE 809.32(3).

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

Samuel A. Christensen Clerk of Court of Appeals