

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 IV

May 17, 2013

To:

Hon. Charles A. Pollex Circuit Court Judge Adams County Courthouse P. O. Box 200 Friendship, WI 53934

Kathie Dye Clerk of Circuit Court 402 Main Street Friendship, WI 53934

Tania M. Bonnett District Attorney P. O. Box 258 Friendship, WI 53934-0258 Brandon Kuhl Kuhl Law LLC P. O. Box 266 Stevens Point, WI 54481-0266

Gregory M. Weber Assistant Attorney General P.O. Box 7857 Madison, WI 53707-7857

Jay M. Hane 132 South Linden Street, Apt. 2 Adams, WI 53910

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

2012AP501-CRNM State of Wisconsin v. Jay M. Hane (L.C. # 2010CM445) 2012AP502-CRNM State of Wisconsin v. Jay M. Hane (L.C. # 2010CM446) 2012AP503-CRNM State of Wisconsin v. Jay M. Hane (L.C. # 2011CM228)

Before Blanchard, J.¹

Jay Hane appeals judgments of conviction for misdemeanor bail jumping, entered in each of three separate cases. Hane's appellate counsel has filed no-merit reports pursuant to *Anders v. California*, 386 U.S. 738 (1967), and WIS. STAT. RULE 809.32. We note that the three cases shared a joint plea and sentencing hearing and, therefore, on our own motion, we consolidate the

¹ This appeal is decided by one judge pursuant to WIS. STAT. § 752.31(2)(f) (2011-12). All references to the Wisconsin Statutes are to the 2011-12 version unless otherwise noted.

2012AP503-CRNM

appeals for disposition pursuant to WIS. STAT. RULE 809.10(3). Hane received copies of the

reports and was notified of his right to file responses, but has not filed responses. Upon

consideration of the reports and an independent review of the records, we conclude that the

judgments 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(1).

Hane was charged with two counts of misdemeanor bail jumping in Adams County

circuit court case number 2010CM445. He was charged with one count of possession of drug

paraphernalia and one count of misdemeanor bail jumping in case number 2010CM446, and with

one count of disorderly conduct and two counts of misdemeanor bail jumping in case number

2011CM228. In a joint plea and sentencing hearing, Hane entered a plea of no contest to one

count of bail jumping in each of the three cases. The other charges were dismissed and read in

pursuant to a plea agreement. Also pursuant to the plea agreement, the State and Hane's defense

counsel jointly recommended that Hane be placed on probation for two years. The court

followed the joint recommendation, withheld sentence, and imposed two years of probation.

The no-merit reports each address the potential issue of whether Hane's plea was freely,

voluntarily, and knowingly entered. Based on its independent review of the records, this court is

satisfied that the no-merit reports apply the correct legal standards to the facts and correctly

identify this as an issue without merit, and this court will not discuss the issue further. Our

review of the records discloses no other potential issues for appeal. Accordingly, this court

accepts the no-merit reports, affirms the convictions, and discharges appellate counsel of the

obligation to represent Hane further in these appeals.

Upon the foregoing reasons,

2

Nos. 2012AP501-CRNM 2012AP502-CRNM 2012AP503-CRNM

IT IS ORDERED that the judgments of conviction are summarily affirmed. *See* WIS. STAT. RULE 809.21(1).

IT IS FURTHER ORDERED that Attorney Brandon Kuhl is relieved from further representing Jay Hane in these matters. *See* WIS. STAT. RULE 809.32(3).

Diane M. Fremgen Clerk of Court of Appeals