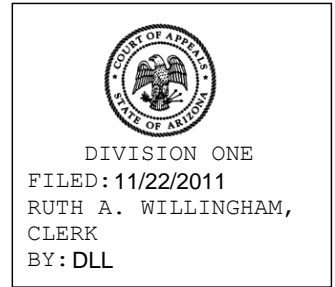


**NOTICE: THIS DECISION DOES NOT CREATE LEGAL PRECEDENT AND MAY NOT BE CITED
EXCEPT AS AUTHORIZED BY APPLICABLE RULES.
See Ariz. R. Supreme Court 111(c); ARCAP 28(c);
Ariz. R. Crim. P. 31.24**

**IN THE COURT OF APPEALS
STATE OF ARIZONA
DIVISION ONE**



STATE OF ARIZONA,) 1 CA-CR 11-0013
)
Appellee,) Department D
)
v.) **MEMORANDUM DECISION**
) (Not for Publication-
DONALD CRAIG SUPERNAW,) Rule 111, Rules of the
) Arizona Supreme Court)
Appellant.)
)
)
)

Appeal from the Superior Court of Mohave County

Cause No. CR2009-00234

The Honorable Steven F. Conn, Judge

AFFIRMED

Thomas C. Horne, Attorney General Phoenix
By Kent E. Cattani, Chief Counsel
Criminal Appeals Section
Attorneys for Appellee

John A. Pecchia, Mohave County Public Defender Kingman
By Jill Evans
Attorneys for Appellant

T H O M P S O N, Presiding Judge

¶1 This case comes to us as an appeal under *Anders v. California*, 386 U.S. 738 (1967), and *State v. Leon*, 104 Ariz. 297, 451 P.2d 878 (1969). Counsel for Donald Craig Supernaw

(defendant) has advised us that, after searching the entire record, she has been unable to discover any arguable questions of law and has filed a brief requesting this court conduct an *Anders* review of the record. Defendant has been afforded an opportunity to file a supplemental brief *in propria persona*, and he has not done so.

¶2 Police executed a search warrant at defendant's home. Upon arriving at the scene, police spoke with defendant. After being read his rights, defendant said "he knew" why they were there and advised police he would cooperate as long as his wife wasn't charged. Defendant advised police that he had approximately one-half an ounce of methamphetamine stuffed behind the dryer on his porch. Police found methamphetamine in the indicated location. Defendant, who is unemployed and on disability, had over \$1,000 in cash located on him. Defendant denied having drugs for sale. Police also located three digital scales, a glass pipe and other miscellaneous paraphernalia next to the dryer. The total weight of the methamphetamine located at the house was 19.22 grams or .67 of an ounce.

¶3 Defendant was charged with one count of possession of dangerous drugs for sale, a class 2 felony, and one count of possession of drug paraphernalia, a class 6 felony. Defendant was convicted of both counts after a jury trial. Defendant was found to have a prior felony conviction within the past ten

years for attempted possession of a dangerous drug for sale, a class 3 felony. Defendant was sentenced concurrently to an aggravated sentence of 11 years for the possession of dangerous drugs for sale and 1.5 years for possession of paraphernalia. Defendant received 29 days presentence incarceration credit. Defendant timely appealed.

¶4 We have read and considered counsel's brief and have searched the entire record for reversible error. See *Leon*, 104 Ariz. at 300, 451 P.2d at 881. We find none. All of the proceedings were conducted in compliance with the Arizona Rules of Criminal Procedure, and the sentence imposed was within the statutory limits. Pursuant to *State v. Shattuck*, 140 Ariz. 582, 584-85, 684 P.2d 154, 156-57 (1984), defendant's counsel's obligations in this appeal are at an end.

¶5 We affirm the convictions and sentences.

/s/

JON W. THOMPSON, Presiding Judge

CONCURRING:

/s/

MAURICE PORTLEY, Judge

/s/

JOHN C. GEMMILL, Judge