STATE V. MUÑOZ

This memorandum opinion was not selected for publication in the New Mexico Reports. Please see Rule 12-405 NMRA for restrictions on the citation of unpublished memorandum opinions. Please also note that this electronic memorandum opinion may contain computer-generated errors or other deviations from the official paper version filed by the Court of Appeals and does not include the filing date.

STATE OF NEW MEXICO.

Plaintiff-Appellee,

٧.

JOSE MUÑOZ,

Defendant-Appellant.

NO. 30,612

COURT OF APPEALS OF NEW MEXICO

February 23, 2011

APPEAL FROM THE DISTRICT COURT OF SAN JUAN COUNTY, Thomas J. Hynes, District Judge

COUNSEL

Gary K. King, Attorney General, William Lazar, Assistant Attorney General, Santa Fe, NM, for Appellee

Hugh W. Dangler, Chief Public Defender, Nina Lalevic, Assistant Appellate Defender, Santa Fe, NM, for Appellant

JUDGES

RODERICK T. KENNEDY, Judge. WE CONCUR: CYNTHIA A. FRY, Judge, LINDA M. VANZI, Judge.

AUTHOR: RODERICK T. KENNEDY

MEMORANDUM OPINION

KENNEDY, Judge.

Defendant appeals his convictions for aggravated fleeing, evading an officer, failure to display registration plate, and no insurance. We issued two calendar notices. We

proposed affirmance in the first calendar notice. In the second calendar notice, we proposed to affirm on all issues raised on appeal, but we proposed to reverse on the double jeopardy issue raised in Defendant's motion to amend the docketing statement. We proposed to hold that Defendant's convictions for evading a police officer and aggravated fleeing violated Defendant's right to be free from double jeopardy. Accordingly, we proposed to reverse Defendant's conviction for evading a police officer. In response to our second calendar notice, we have received a memorandum in support from the State.

For the reasons discussed in our first and second calendar notices, we affirm Defendant's convictions for aggravated fleeing, failure to display registration plate, and no insurance, and we reverse Defendant's conviction for evading an officer. We remand this case to the district court for entry of an amended judgment and sentence.

IT IS SO ORDERED.

RODERICK T. KENNEDY, Judge

WE CONCUR:

CYNTHIA A. FRY, Judge

LINDA M. VANZI, Judge