



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](http://www.wicourts.gov)

**DISTRICT IV**

January 20, 2022

To:

Hon. John M. Wood  
Circuit Court Judge  
Electronic Notice

Jacki Gackstatter  
Clerk of Circuit Court  
Rock County Courthouse  
Electronic Notice

Winn S. Collins  
Electronic Notice

Kelsey Jarecki Morin Loshaw  
Electronic Notice

Ladell Tywann Herron 493063  
Oregon Correctional Inst.  
P.O. Box 25  
Oregon, WI 53575-0025

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

---

2021AP1514-CRNM      State of Wisconsin v. Ladell Tywann Herron (L.C. # 2020CF200)

Before Blanchard, P.J., Fitzpatrick, and Graham, JJ.

**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).**

Attorney Kelsey Loshaw, appointed counsel for Ladell Tywann Herron, has filed a no-merit report seeking to withdraw as appellate counsel. *See* WIS. STAT. RULE 809.32 (2019-20)<sup>1</sup> and *Anders v. California*, 386 U.S. 738, 744 (1967). The no-merit report addresses whether there would be arguable merit to a challenge to Herron's plea or sentence. By prior order, we informed Attorney Loshaw that we were unable to determine whether further proceedings would be wholly frivolous. We requested further input from counsel as to whether there would be

---

<sup>1</sup> All references to the Wisconsin Statutes are to the 2019-20 version unless otherwise noted.

arguable merit to further proceedings based on the fine and other components of the circuit court's sentence.

Attorney Loshaw now informs this court that counsel has determined that there are arguable issues of merit to pursue and that Herron wishes to pursue them. Counsel moves to dismiss this no-merit appeal and extend the time to file a postconviction motion.

Therefore,

IT IS ORDERED that the no-merit report is rejected and the no-merit appeal is dismissed.

IT IS FURTHER ORDERED that the time to file a postconviction motion or notice of appeal is extended to thirty days from the date of this order.

IT IS FURTHER ORDERED that this summary disposition order will not be published.

---

*Sheila T. Reiff*  
*Clerk of Court of Appeals*