

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 II

May 10, 2023

To:

Hon. Faye M. Flancher Circuit Court Judge Electronic Notice

Samuel A. Christensen Clerk of Circuit Court Racine County Electronic Notice Winn S. Collins Electronic Notice

Pamela Moorshead Electronic Notice

Brenton R. Johnson, #457531 Racine Correctional Inst. P.O. Box 900 Sturtevant, WI 53177-0900

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

2021AP1637-CRNM State of Wisconsin v. Brenton R. Johnson (L.C. #2015CF840)
2021AP1638-CRNM State of Wisconsin v. Brenton R. Johnson (L.C. #2016CF1676)
2021AP1639-CRNM State of Wisconsin v. Brenton R. Johnson (L.C. #2017CF680)
2021AP1640-CRNM State of Wisconsin v. Brenton R. Johnson (L.C. #2017CF806)

Before Gundrum, P.J., Grogan and Lazar, 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).

Pamela Moorshead, appointed counsel for Brenton R. Johnson, filed a no-merit report seeking to withdraw as appellate counsel. *See* Wis. STAT. Rule 809.32 (2021-22)¹ and *Anders v. California*, 386 U.S. 738, 744 (1967). By prior order, we directed Attorney Moorshead to file a supplemental no-merit report with respect to one issue. She now informs this court that she has determined that there is an issue of arguable merit to pursue by postconviction motion. Good

¹ All references to the Wisconsin Statutes are to the 2021-22 version unless otherwise noted.

Nos. 2021AP1637-CRNM 2021AP1638-CRNM 2021AP1639-CRNM

2021AP1640-CRNM

cause is shown to dismiss these consolidated appeals and reinstate the time to file a

postconviction motion pursuant to WIS. STAT. RULE 809.30.

Upon the foregoing,

IT IS ORDERED that the no-merit report is rejected and the consolidated no-merit

appeals are dismissed without prejudice.

IT IS FURTHER ORDERED that the time to file a postconviction motion is extended to

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IT IS FURTHER ORDERED that this summary disposition order will not be published.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

2