



Supreme Court of Misconsin

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> > June 12, 2015

To:

Hon. David T. Flanagan, III Dane County Circuit Court Judge 215 South Hamilton, Br. 12, Rm. 8107 Madison, WI 53703

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You are hereby notified that the Court, by its Clerk and Commissioners, has entered the following order:

No. 2013AP1766

State v. Cowins L.C.#2009CF247

On March 30, 2015, this court deemed the motion of defendant-appellant, Courtney M. Cowins, as a timely petition for review, and ordered the defendant-appellant to file a statement in support of the petition that conforms to the requirements of Wis. Stat. §§ 809.62(2) and (4) with the clerk of this court by July 3, 2015, or the petition would be summarily dismissed. The March 30, 2015 order also stated that no further time extensions would be granted.

On April 22, 2015, the defendant-appellant filed a letter seeking legal advice about matters he alleged are pending in the court of appeals or in the supreme court. Defendant-appellant also filed a motion entitled "Special Appearance: Motion to Vacate Judgments for Lack of Jurisdiction Pursuant to Wis. Stat. § 809.14," which appeared to be a motion directed to the court of appeals.

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On May 13, 2015, this court took no action on the following documents filed by the defendant-appellant: (1) April 22, 2015 letter because this court is unable to give legal advice, and (2) motion entitled "Special Appearance: Motion to Vacate Judgments for Lack of Jurisdiction Pursuant to Wis. Stat. § 809.14." The May 13, 2015 order also reminded the defendant-appellant that his statement in support of his petition for review is due on or before July 3, 2015 and that no further time extensions will be granted.

On June 1, 2015, the defendant-appellant filed a letter with the clerk of this court requesting information about form and length of his statement in support of his petition for review. On June 3, 2015, the clerk of this court mailed the defendant-appellant a petition booklet informing him about the rules of filing a statement in support.

On June 11, 2015, the defendant-appellant filed another letter asking this court, among other things, if his time to file a statement in support is tolled pending response from this court regarding his pending motion.

IT IS ORDERED that this court will take no action on the letter filed on June 11, 2015, because this court is unable to give legal advice to the defendant-appellant. If the defendant-appellant has any questions he should refer to the petition booklet sent to him by the clerk of this court.

IT IS FURTHER ORDERED that the defendant-appellant may file a statement in support of his petition for review on or before July 3, 2015. If the statement in support is not filed by that time, the petition will be summarily dismissed. No further time extensions will be granted.

Diane M. Fremgen Clerk of Supreme Court