STATE OF WISCONSIN

IN COURT OF APPEALS DISTRICT IV

STATE OF WISCONSIN,

FILED

PLAINTIFF-RESPONDENT,

July 23, 1999

V.

CLERK OF COURT Of APPEALS OF WISCONSIN

MATTHEW M. ENGEVOLD,

DEFENDANT-APPELLANT.

ERRATA SHEET

Marilyn L. Graves Clerk of Court of Appeals P.O. Box 1688 Madison, WI 53701-1688

Court of Appeals District I 633 W. Wisconsin Ave., #1400 Milwaukee, WI 53203-1918

Court of Appeals District III 740 Third Street Wausau, WI 54403-5784

Jennifer Krapf Administrative Assistant 119 Martin Luther King Blvd. Madison, WI 53703

Peg Carlson Chief Staff Attorney 119 Martin Luther King Blvd. Madison, WI 53703 Court of Appeals District II 2727 N. Grandview Blvd. Waukesha, WI 53188-1672

Court of Appeals District IV 119 Martin Luther King Blvd. Madison, WI 53703

Hon. Thomas T. Flugaur Trial Court Judge Portage County Courthouse 1516 Church Street Stevens Point, WI 54481

Bernadette Flatoff, Trial Court Clerk Portage County Courthouse 1516 Church Street Stevens Point, WI 54481

Patrick M. Donnelly Asst. State Public Defender P.O. Box 7862 Madison, WI 53707-7862 Thomas B. Eagon District Attorney 1516 Church St. Stevens Point, WI 54481-3598 Assistant Attorney General P.O. Box 7857 Madison, WI 53707-7857

Marguerite M. Moeller

PLEASE TAKE NOTICE that the attached page six is to be substituted for page six in the above-captioned opinion which was released on July 22, 1999.

counsel is without merit. Therefore, we affirm the order of the circuit court and the judgment of conviction.

CONCLUSION

We conclude that a new trial is not warranted. Because defense counsel failed to object and to request an additional peremptory strike, we are not required to presume prejudice. Additionally, Engevold has not shown actual prejudice. Accordingly, we affirm the circuit court.

By the Court.—Judgment and order affirmed.

Not recommended for publication in the official reports.