

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 IV

February 6, 2025

To:

Hon. Todd L. Ziegler Circuit Court Judge Electronic Notice

Laura Endres Clerk of Circuit Court Monroe County Courthouse Electronic Notice Laura M. Force Electronic Notice

Jennifer L. Vandermeuse Electronic Notice

Edward Walter Bobnar 417048 Wisconsin Resource Center P.O. Box 220 Winnebago, WI 54985-0220

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

2023AP1619-CRNM State of Wisconsin v. Edward Walter Bobnar 2023AP1620-CRNM (L.C. ## 2021CF76 and 2021CF304)

Before Graham, Nashold, and Taylor, 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 Laura Force, appointed counsel for Edward Bobnar, previously filed a no-merit report seeking to withdraw as appellate counsel pursuant to WIS. STAT. RULE 809.32 (2021-22) and *Anders v. California*, 386 U.S. 738 (1967), in these consolidated no-merit appeals. Counsel has now filed a motion to dismiss the appeals and extend the time to file a postconviction motion. Counsel explains that she filed a postconviction motion in a related case that was part of the same global plea agreement, and that the circuit court has now granted plea withdrawal in that case. Accordingly, grounds now exist for plea withdrawal in the instant cases. Counsel

Nos. 2023AP1619-CRNM 2023AP1620-CRNM

explains that the State does not oppose plea withdrawal in the instant cases but has requested that

a motion for plea withdrawal be filed in each case.

Based on counsel's representations, we reject the no-merit report, dismiss these appeals,

and conclude that there is good cause to reinstate and extend the time to file a postconviction

motion.

Therefore,

IT IS ORDERED that the no-merit report is rejected and that these appeals are dismissed.

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

and extended to thirty days from the date of this order.

IT IS FURTHER ORDERED that this summary disposition order will not be published.

Samuel A. Christensen Clerk of Court of Appeals

2