

FILED
03-29-2024
CLERK OF WISCONSIN
SUPREME COURT



OFFICE OF THE CLERK
Supreme Court of Wisconsin

110 EAST MAIN STREET, SUITE 215
 P.O. Box 1688
 MADISON, WI 53701-1688

TELEPHONE (608) 266-1880
 FACSIMILE (608) 267-0640
 Web Site: www.wicourts.gov

March 29, 2024

To:

Hon. Cynthia M. Davis
 Circuit Court Judge
 Electronic Notice

Anna Hodges
 Clerk of Circuit Court
 Milwaukee County Appeals Processing
 Division
 Electronic Notice

Nolan Thomas Franti
 Electronic Notice

James L. Robinson Jr.
 Electronic Notice

Carrie Werle
 Electronic Notice

Willie Lee Jones 158754
 Wisconsin Secure Program Facility
 P.O. Box 1000
 Boscobel, WI 53805-1000

Wisconsin Secure Program Facility
 Wisconsin Secure Program Facility
 P.O. Box 1000
 Boscobel, WI 53805-1000

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

No. 2022AP1951

Jones v. CSCS Real Estate LLC, L.C.#2020SC1294

On March 22, 2024, Willie Lee Jones, pro se, filed a three-page document titled: "Motion of Additional Addendum-Exhibits for 'Petition for Review' by a Preponderance of Credible Evidence of 'Reasonable Notice' that were Timely Filed with the both the Court of Appeals or Trial Court Concerning 'Statement for Transcripts' of Court Reporter's Verbatim Record and 'All other Exhibits' whether or not received in Evidence, including 'Video Recordings,' 'Audio Recordings,' and 'Computer Media' such as Discs or Flash Drives, pursuant to Wis. Stat. 809.15(2)(A) and (2)." Mr. Jones submitted with this document a 29-page document titled "Declaration of Additional Addendum-Exhibits." It appears that by these documents, Mr. Jones seeks leave to present additional arguments and documentation in support of the 28-page petition for review and 25-page appendix that Mr. Jones filed on January 4 and 8, 2024, respectively.

Page 2

March 29, 2024

No. 2022AP1951

Jones v. CSCS Real Estate LLC, L.C.#2020SC1294

IT IS ORDERED that the motion is denied. The court will not allow such supplemental briefing. Cf. Wis. Stat. § (Rule) 809.62(4) ("The petition shall be as short as possible and may not exceed 35 pages in length if a monospaced font or handwriting is used, or 8,000 words if a proportional serif font is used, exclusive of appendix."); DeSilva v. DiLeonardi, 181 F.3d 865, 867 (7th Cir. 1999) ("A brief must make all arguments accessible to the judges, rather than ask them to play archaeologist with the record.").

Samuel A. Christensen
Clerk of Supreme Court