

02 16 16

CURRENTLY

I AM CURRENTLY IN THE WISCONSIN

COURT OF APPEALS DIST IV AT

110 EAST MAIN ST. SUITE 215 PO BOX 1688

MADISON WI 53701-1688

CASE # 2015AP415 FROM CIRCUIT

COURT FOR DODGE COUNTY AND

THE HONORABLE? STEVEN G BAUER

PRESIDING (LC # 2015 IP 3) at

Lynn M HRON CLERK OF COURTS

DODGE COUNTY JUNEAU WI

53039-1091

ANYONE INTERESTED IN A

PAGE 1



02 16 16

that will change LAWS  
throughout Wisconsin? And  
EVEN possibly NATIONWIDE?  
NO CLASS ACTIONS ANY  
OUT OF STATE LAW FIRMS  
INTERESTED PLEASE CONTACT ME  
HERE AT WAUPUN CORRECTIONAL  
INSTITUTION? PO BOX 351 WAUPUN  
WI 53963-0351 POSTAL MAIL  
ONLY PLEASE.

Any stamped ENVELOPES MUST  
COME FROM MARCUS (JACK L MARKUS  
INC) 5300 W FOND DU LAC AVE  
Pg 2



02 16 16

AVE. MILWAUKEE WI 53216

ANY LEGAL SUPPLIES HELPFUL

LINED PAPER, CARBON PAPER, AND  
BALL POINT PENS.

SEND TOO: JAMES FREER @ WAUPUN

CORRECTIONAL INST. JAMES FREER

~~#~~ ID # 357262 396 SOUTH

DRUMMUND STREET ~~#~~ WAUPUN WI

53963.

THIS CASE WILL FLUSH OUT  
THE MENTALLY ILL IN OUR PRISONS  
OF WISCONSIN

ENCLOSED DATED JUNE 9, 2015

PG 3

02 16 16

IS' BEFORE KLOPPENBURG J.  
still waiting on Ruling.

PLEASE COPY AND SEND ON  
AS MANY WEBSITES AS YOU  
CAN! REPEATEDLY?

Thank you FOR ANY LEGAL  
SUPPLIES YOU CAN SEND ME

James Freer  
02 16 16

ANY ONE INTRESTED IN  
STARTING A WEBSITE FOR  
US? CONTACT <sub>P3 4</sub> ME BY MAIL ONLY!





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](http://www.wicourts.gov)

**DISTRICT IV**

June 9, 2015

To:

Kevin C. Potter  
Assistant Attorney General  
P.O. Box 7857  
Madison, WI 53707-7857

Gregory M. Weber  
Assistant Attorney General  
P.O. Box 7857  
Madison, WI 53707-7857

David C. Rice  
Assistant Attorney General  
P.O. Box 7857  
Madison, WI 53707-7857

James Freer 357262  
Waupun Corr. Inst.  
P.O. Box 351  
Waupun, WI 53963-0351

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

2015AP415-W

State of Wisconsin ex rel. James Freer v. Circuit Court Dodge  
County and the Honorable Steven G. Bauer, presiding

Before Kloppenburg, J.

By order dated May 27, 2015, this court issued an order that construed a notice of appeal filed by James Freer as a petition for a supervisory writ seeking review of the denial of a fee waiver, and directed Freer to file a memorandum in support of the petition.

Instead of filing a memorandum, Freer has filed an objection to the conversion of this matter to a writ proceeding—which he characterizes as a “deceptive practice.” Freer goes on to state that since this court has, in his view, acted in “bad faith,” Freer will “decline review” to the Wisconsin Supreme Court, and will instead seek relief in the federal courts.

Freer does not appear to understand this court’s prior order or the current posture of this case, and may be operating under the mistaken belief that this court has denied him the relief he

*copy BACK too PLEASE*

is seeking. However, whether a case is categorized as a writ or an appeal is a procedural question relating to the *method of this court's review*, not a substantive determination of the merits of Freer's claims. It is standard practice to construe all notices of appeal in which relief is being sought from an order refusing to allow a litigant to proceed without the payment of a filing fee as writ petitions, because a supervisory writ is the proper mechanism for providing relief from an order entered by the circuit court *before* it accepted a complaint for filing.

In other words, this court has not yet come to any conclusion about whether the circuit court should have granted a fee waiver and allowed Freer to proceed on his action merely by converting the appeal to a writ proceeding. Rather, the purpose of having Freer file a memorandum on the merits—which is the equivalent of a brief on an appeal—is to assist this court in making that determination. We reiterate that if Freer does not file a memorandum, we will have no basis to conclude that the circuit court erred, and will issue a summary dismissal of this appellate proceeding.

Therefore,

IT IS ORDERED that the time for Freer to file a memorandum explaining why he believes the circuit court erred in refusing to allow him to proceed on his action without the payment of a filing fee is extended to June 24, 2015.

---

*Diane M. Fremgen*  
*Clerk of Court of Appeals*