STATE OF WISCONSIN COURT OF APPEALS DISTRICT II

Appeal # 2016AP1149

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CLERK OF COURT OF APPEALS
OF WISCONS'N

STATE OF WISCONSIN,
Plaintiff-Respondent,
V.

PAUL ADAMS,

Defendant-Appellant.

ON APPEAL FROM THE DENIAL OF A MOTION TO REVERSE A VOID COLLECTIONS ORDER AGAINST ADAMS RENDERED BY JUDGE MAXWELL IN A DEFAUULT JUDGEMNT, Waukesha COUNTY

STATEMENT OF THE CASE

On April 1, 2016 Adams filed a motion in the Waukesha County Circuit Court injunctive relief and a cost determination.

Attached to said notion was the transcript sentencing hearing in case 04CM940. During said hearing the judge ordered that I pay a 2,674 \$ fine or serve an alternate 54 days in jail in lue of the fine.

During the May 25,2016 hearing on my motion resulting in this appeal, the court did not adress the issues raise in Adams motion and cut Adams off from raising any further issues(R71). However, Adams did prove to the court that the collections dicision and order was fatally and factually inaccurate rendering it void (R71.P7,L 12,13,14).

ARGUMENT

Where a defendant stands the chance of loss of liberity and/or property. He is intitled to notice, and a chance to present evidence in his defence. Notice is a meaningless gesturer if a defendant is not provided with the evidence the opposition intendes to use against him, and he is deprived of his right to appear. This is a violation of fundemental due process and fairness which renders any such judgment void. See 806.07(1)(d)

The court/stae cannot simply withold the evidence it used against Adams, egnor the fatal flaw as stated above, and then make a finding(s) of facts on no facts. Adams did motion the circuit court for these records. See appn exibit(A); which was forewarded to this court. The circuit court did deny said motion. See appn exibit (B). These trecords were before the court. See appn exibit(C).

Adams states those records are the very records that the circuit court used to make its collections decision and order against Adams. See exibit (D).

On November 22, 2013, Judge Maxwell issued a default judgment against Adams in case 13TR5557. Adams was in custody of the Waukesha sheriffs housed at Sturtivant Transitional Facility (STF)., on November 22, 2013. In addition, 13TR5557 was suppose to be dismissed as a a result of a plea deal in 13CF1535.

Adams request that this court take judicial notice of the following attached official court records, Exibits;(E),(F), (G),(H),and(I). Exibit (F) proves that there was a 2,674 \$ error in the collections order. Exibit (G) Adams was given credit for time served in the waukesha co., jail. Exibit (H) was dismissed in a criminal plea deal in 08CF992,which is before this court on other matters in # 2016AP2326.

The circuit court errored in its decision.

A finding is "clearly erroneous "when although there is evidence to support it, the reviewing court on the intire evidence is left with the deffinate and firm conviction that a mistake has been made, See, Anderson v Bessemen, City, 470 U.S 564 (1985).

During this Mat 25,2016 hearing on Adams motion, the court/ state did not address the issues Adams raised in his motion, did not use the evidence it had before it to make findings of fact and conclusions of law on.

Clearly that was error.

The collections order is fatilly flawed and is a void judgment and must be reversed, See appn exibit ((E).

Wherefore, Adams moves this court to reverse the circuit dicision, and remand this case with instructions.

May 1, 2017

paul adams, PSO SE fox lake corr inst

po box 200

FOX LAKE, WI 53933-0200

CC: ATTY. gEN

appendix

exibits (a) to ((i).