



JUDGE FRANK D. REMINGTON
DANE COUNTY CIRCUIT COURT
BRANCH 8

Dane County Courthouse
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May 2, 2019

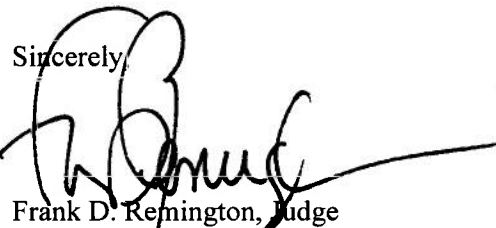
James Fetzer
800 Violet Lane
Oregon WI 53575

RE: Motion for Summary Judgment
Case #: 18-CV-3122

Dear Mr. Fetzer,

I reviewed your "motion for summary judgment". It appears that you have not filed the required proposed findings of fact. I will not consider your motion complete until and unless you file that pleading. Although you state the other defendants, "join in this motion," that statement is inadequate. You are not allowed to make that representation as it constitutes the unauthorized practice of law. You may only represent yourself. Furthermore, I understand the challenge of proceeding without training in the law. I will not indulge the same where it comes to Attorneys Petale and Peterson. Presumably both of these lawyers understand the requirements of this court and the law applicable to summary judgment.

Please file your proposed findings of fact within the next 10 days. A copy of the courts' standing order is attached for your review.

Sincerely,

Frank D. Remington, Judge
Circuit Court, Branch 8

cc: Parties by e-file
Encl.

STATE OF WISCONSIN

CIRCUIT COURT
Branch 8

DANE COUNTY

DISPOSITIVE JUDGMENT PROCEDURE

1. Each party seeking dispositive judgment shall serve and file with the motion for dispositive judgment:
 - a. A statement of Proposed Undisputed Facts; and
 - b. A brief in support of the motion.
2. A Statement of Proposed Undisputed Facts must be a separate document and may not be submitted as a single document combined with the Brief in support of the motion. If possible, a copy of the Statement would be of assistance to the court and should be sent to the court.
 - a. Factual propositions shall be set forth in numbered paragraphs and, to the extent practicable, each paragraph shall state only one factual proposition.
 - b. After each paragraph, there must be a reference to the evidentiary basis per sec. 802.08(3), Wis. Stats. such as a deposition, discovery, pleading or affidavit.
3. Thirty days after service of the motion for dispositive judgment **OR** the date set by the Court in a briefing schedule, any party opposing a pending motion for dispositive judgment shall serve and file:
 - a. A response to the moving party's Proposed Undisputed Facts, and
 - b. A brief in opposition to the motion for dispositive judgment, and
 - c. Any supporting papers, pursuant to sec. 802.08(3), Wis. Stats. which the party chooses to submit.
4. The responses to the moving party's Proposed Undisputed Facts must be a separate document and may not be submitted as a single document combined with the Brief in opposition to the motion.
 - a. The response to the moving party's Proposed Undisputed Facts shall state whether there is a genuine issue of fact as to the whole or a part of the factual proposition.
 - b. Any response asserting the existence of a genuine issue of fact shall cite to depositions, discovery responses, pleadings or affidavits which comply with sec. 802.08(3), Wis. Stats.
 - c. Unless the responding party places a factual proposition of the moving party in dispute, the court will conclude that there is no genuine issue of fact as to the finding initially proposed by the moving party.
5. Fifteen days after service of the brief in opposition to the motion for summary judgment, **OR** the date set by the Court in a briefing schedule, the moving party may submit a reply brief.

BY THE COURT

Judge Frank D. Remington