## IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

ORDER

Plaintiff,

99-CR-0091-C 07-C-348-C

v.

MARK BOGAN,

Defendant.

Defendant Mark Bogan has filed a notice of appeal from the court's July 5, 2007 dismissal of his motion pursuant to 28 U.S.C. § 2255. Defendant has asked the court to provide him a form to apply for a certificate of appealability. I construe his request for a form as a request for the court to issue a certificate of appealability. He has not submitted the filing fee of \$455 or asked for a determination that he be permitted to proceed <u>in forma pauperis</u>. Therefore, it is necessary to decide whether a certificate of appealability should issue and whether defendant is entitled to proceed <u>in forma pauperis</u>. I conclude that the answer is no to both questions.

According to Fed. R. App. P. 24(a), a defendant who is found eligible for court-

appointed counsel in the district court may proceed on appeal in forma pauperis without further authorization "unless the district court shall certify that the appeal is not taken in good faith or shall find that the party is otherwise not entitled so to proceed . . . . " Defendant had court-appointed counsel at trial. Therefore, he can proceed on appeal unless I find that his appeal is taken in bad faith. In this case, a reasonable person could not suppose that the appeal has some merit, as is required in order for the appeal to be taken in good faith. The standard for making that finding is different from the standard for deciding whether to issue a certificate of appealability. It is less demanding. Walker v. O'Brien, 216 F.3d 626, 631-32 (7th Cir. 2000). Applying this lower standard, I conclude that defendant is not proceeding in good faith. Although defendant has not submitted a statement of the issues he wishes to raise on appeal, I will assume he wishes to appeal the fact that his motion pursuant to 28 U.S.C. § 2255 was denied as untimely. However, I cannot say that there is any probability that a reasonable jurist would reach a different conclusion on this issue. There is no merit to defendant's contention. Therefore, I decline to issue a certificate of appealability.

Defendant has the right to appeal from this denial of his request for a certificate of appealability.

## ORDER

IT IS ORDERED that defendant Mark Bogan's request for a certificate of appealability and motion for leave to appeal <u>in forma pauperis</u> are DENIED.

Entered this 17th day of July, 2007.

BY THE COURT: /s/ BARBARA B. CRABB District Judge