IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

ORDER

Plaintiff,

00-CR-0080-C-01

v.

LARRY R. CURRY,

Defendant.

Defendant Larry R. Curry has moved for early termination of his supervised release, saying that he has complied with all of the conditions of his release and has made a good faith effort toward paying his court-ordered restitution.

Defendant's supervised release will expire on November 21, 2006, slightly less that two months from today. It is true that he has been compliant with the conditions of his release but his payment of court-ordered restitution was not as voluntary as he might paint it today. It was necessary to modify the conditions of his supervised release in 2003 to hold him accountable for his default on payment of restitution. To his credit, defendant has made great strides in paying down his restitution obligation.

Nevertheless, defendant has set forth no extraordinary circumstance warranting early

termination of his supervised release. In the absence of any such showing, his motion will be denied and his supervised release will terminate as scheduled on November 21, 2006.

ORDER

IT IS ORDERED that defendant Larry R. Curry's motion for early termination of his supervised release is DENIED.

Entered this 26th day of September, 2006.

BY THE COURT:

/s/

BARBARA B. CRABB District Judge