

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

-----  
LASHAWN T. LOGAN,

Plaintiff,

v.

Unit Manager BRAD HOMPE; MR. BOUGHTON,  
the S.D.; LT. LINEJER, the Supervisor; Unit Manager  
BRIAN KOOL; DR. APPLE; and G. BERGE, Warden,

Respondents.  
-----

ORDER

01-C-371-C

Defendants filed a motion for summary judgment in this case on December 5, 2002. Initially, plaintiff was given until December 26, 2002, in which to oppose the motion. Later, when plaintiff wrote to advise the court of a change in his address, I extended the deadline to January 16, 2003, taking into account the fact that plaintiff had been separated from his property temporarily during his transfer. Now, more than a week following the second deadline, plaintiff has not responded to defendants' motion. Plaintiff's failure to oppose defendants' motion or communicate further with the court since his transfer may be an indication that he is no longer interested in prosecuting this lawsuit.

ORDER

IT IS ORDERED that plaintiff may have until February 7, 2003, in which to show cause why this case should not be dismissed, with prejudice, for his failure to prosecute. If, by February 7, 2003, plaintiff fails to submit a response to defendants' motion for summary judgment (the response must conform in all respects to this court's procedures to be followed on motions for summary judgment, another copy of which is enclosed to plaintiff with this order) or show good cause for his failure to do so, then the clerk of court is directed to enter judgment for defendants, dismissing this case with prejudice for plaintiff's failure to prosecute.

Entered this 28th day of January, 2003.

BY THE COURT:

BARBARA B. CRABB  
District Judge