## IN THE UNITED STATES DISTRICT COURT

## FOR THE WESTERN DISTRICT OF WISCONSIN

:David-Wynn: Miller. :Janice-Kay: Logan.,

ORDER

Plaintiffs,

02-C-504-C

v.

Roy R. Korte [SIC] ASSISTANT ATTORNEY GENERAL [SIC]; Eric Szatkowski [SIC] SPECIAL AGENT [SIC] WISCONSIN DEPARTMENT OF JUSTICE [SIC],

Defendants.

Plaintiffs filed this lawsuit on September 5, 2002, and paid the \$150 filing fee. Having reviewed plaintiffs' complaint, I conclude that this case must be dismissed forthwith on the court's own motion for lack of subject matter jurisdiction.

A district court may dismiss a complaint for lack of subject matter jurisdiction on its own motion where the claims are "so insubstantial, implausible, foreclosed by prior decisions of [the United States Supreme Court], or otherwise completely devoid of merit as not to involve a federal controversy." <u>Steel Company v. Citizens for a Better Environment</u>, 118 S. Ct. 1003, 1010 (1998)(citing <u>Oneida Indian Nation of N.Y. v. County of Oneida</u>, 414 U.S.

661, 666 (1974)).

In their pleading captioned "WITH THIS UNIVERSAL-POSTAL-UNION-TREATY: IN THIS COUNTY OF THIS DANE IN THIS TERRITORY OF THIS WISCONSIN IN THIS DI-STRICT-COURT WITH THESE UNITY-STATES OF OUR WORLD," plaintiffs fill 12 typed and single-spaced pages with conclusory statements that are impossible to parse. The few fragmented factual allegations that can be gleaned from plaintiffs' writing are insufficient to state a comprehensible claim under federal law or state law. Because nothing in plaintiffs' pleading permits an inference to be drawn that the named defendants have violated any of plaintiffs' rights under the constitution or federal law or that there is any basis for diversity jurisdiction and because the claims raised in plaintiffs' complaint are so completely devoid of merit as not to involve a federal controversy, the complaint will be dismissed on the court's own motion for lack of jurisdiction.

## **ORDER**

IT IS ORDERED that on the court's own motion this case is DISMISSED with

prejudice for lack of jurisdiction.

Entered this 11th day of September, 2002.

BY THE COURT:

BARBARA B. CRABB District Judge