

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

LUIS A. RAMIREZ,

Plaintiff,

v.

ANTHONY MELI, MARC CLEMENTS,
TOD RUSSEL, STEVEN SCHUELER,
CURT JANSSEN, BRET MIERZEJEWSKI,
MICHAEL GLAMANN and BRIAN PASSIG,

Defendants.

MEMORANDUM

04-C-0786-C

In an order entered herein on January 31, 2005, I granted plaintiff leave to amend his complaint to substitute Bret Mierzejewski for John Doe #1, Michael Glamann for John Doe #2 and Brian Passig for John Doe #3, and I forwarded copies of plaintiff's amended complaint to the office of the Attorney General for informal service of process on these newly identified defendants. Now, the Attorney General's office has accepted service of plaintiff's amended complaint on behalf of defendants Mierzejewski and Passig, but not for defendant Michael Glamann, who is no longer employed by the Department of Corrections. Therefore, the clerk of court has prepared Marshals Service and summons forms for

defendant Glamann, and is forwarding a copy of the amended complaint and completed forms to the United States Marshal for service on him.

In completing the Marshals Service forms for defendant Glamann, the clerk has not written a forwarding address directly on the form. This is because in Sellers v. United States, 902 F.2d 598, 602 (7th Cir. 1990), the Court of Appeals for the Seventh Circuit recognized the security concerns that arise when prisoners have access to the personal addresses of former or current prison employees. Therefore, the marshal is to maintain that address in confidence rather than reveal it on the marshals service form, because the form is filed in the court's public file and mailed to the plaintiff after service is effected.

Entered this 10th day of February, 2003.

BY THE COURT:

BARBARA B. CRABB
District Judge