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

THOMAS W. REIMANN,

**MEMORANDUM** 

Plaintiff,

05-C-501-C

v.

DAVID ROCK, JOHN PAQUIN, MS. TIERNEY, CATHERINE FERREY and LIZZIE TEGELS,

Defendants.

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Plaintiff is proceeding in this action on two claims of retaliation for the exercise of his First Amendment rights, one claim of deliberate indifference to his serious medical needs regarding the denial of soft restraints and one claim of deliberate indifference to his serious medical needs regarding the reduction of his methadone. Now plaintiff has written a letter to the court dated May 30, 2006. In it, plaintiff notes that he has been transferred to Oshkosh Correctional Institution, where his medical needs are being ignored by the persons who have assumed responsibility for his care. However, plaintiff concedes that he is being provided with methadone and that he has been approved for soft restraints. If he believes that officials at Oshkosh are being deliberately indifferent to his serious medical needs in

other respects, he will have to file a lawsuit separate from this one to raise his claims. The boundaries of this case were established long ago. A lawsuit is not an open avenue for plaintiff to raise new grievances against new people as they occur. His claims in this case are limited to those on which he was allowed to proceed. Therefore, plaintiff's letter will be placed in his file, but no action will be taken with respect to it.

Entered this 8th day of June, 2006.

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