

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

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ERIC SCOTT BRAMWELL,

Plaintiff,

v.

ORDER

GLORIA REYES-BLACKAMORE,  
DANIEL FREI, JASON BAUMGART,  
PAUL BAUMAN, JIM WITALISON,  
DAVE WHITE, MICHAEL MARTIN  
and CINDY MIEROW,

06-C-461-S

Defendants.

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Defendants move to amend the judgment entered in the above entitled matter to be with prejudice. The dismissal was pursuant to Rule 41(a)(2), Federal Rules of Civil Procedure.

Plaintiff responds that he sought to voluntarily dismiss the above entitled matter in order that he could pursue it after his release on April 18, 2007 when he would be able to retain an attorney to represent him. Plaintiff also states that if the dismissal is not without prejudice he will proceed with his case rather than have it dismissed.

The Court is persuaded that the dismissal in this case should be without prejudice in order that plaintiff may move to reopen it if he is able to retain counsel. Defendants' motion to amend judgment will be denied.

Bramwell v. Reyes-Blackamore, 07-C-461-S

ORDER

IT IS ORDERED that defendant's motion to amend judgment to be with prejudice is DENIED.

Entered this 27<sup>th</sup> day of March, 2007.

BY THE COURT:

S/

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JOHN C. SHABAZ  
District Judge