IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN	
MARK RENALDO LOWE,	
Petitioner,	ORDER
v.	06-C-680-C
WARDEN LARRY JENKINS, MICHAEL DITTMAN DR. HORN, DR. KAPLAN, NURSE DAN, SGT. BHAMANN, WILLIAM McCREEDY, HAYLEY PUCKER, JAMES LaBELLE, JOHN RAY and RICK RAEMISCH,	,
Respondents.	
MARK RENALDO LOWE,	
Petitioner,	
v.	
WARDEN JENKINS, MR. DITTMAN, MR. GRASSY, MRS. WALDO, MR. FONNEY, MS. PRESEKEN and MS. BECKER,	06-C-689-C
Respondents.	

On January 19, 2007, petitioner Mark Renaldo Lowe wrote to this court to say that on January 22, 2007, he expects to be transferred from the Kettle Moraine Correctional

Institution in Plymouth, Wisconsin, to a new prison. He states that because it will take some time for his belongings to catch up with him and for funds to be transferred from his prison account at Kettle Moraine to the new institution, he will need an enlargement of time in which to submit the \$16.84 initial partial payment he has been assessed in each of these cases. A check with the state's inmate locator service reveals that petitioner was transferred to the Jackson Correctional Institution in Black River Falls, Wisconsin on January 23, 2007.

IT IS ORDERED that petitioner may have an enlargement of time to February 28, 2007, in which to submit either two checks made payable to the clerk of court in the amount of \$16.84 or, alternatively, a single check in the amount of \$33.68, which is accompanied by a notation that it is to be divided between these two cases. If, by February 28, 2007, petitioner fails to make the initial partial payment in either case or show cause for his failure to do so, he will be held to have withdrawn the action in which the initial partial payment is not made. In that event, the clerk of court is to close the particular file of the case for which the initial partial payment is not made without prejudice to petitioner's filing the case at a later date.

Entered this 29th day of January, 2007.

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