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

CORNELIUS R. MADDOX,

Plaintiff.

ORDER

v.

06-C-761-C

GERALD BERGE, JON E. LITSCHER, PETER HUIBREGTSE, CAPT BLACKBOURN,

Defendants.

In an order dated March 12, 2007, I concluded that plaintiff did not wish to proceed with his claim that he failed to receive meaningful reviews while he was retained in administrative confinement. Accordingly, I dismissed defendants Hanson, Grondin, Hoddy-Tripp, Haines, Mile and Miles from the case because this was plaintiff's only claim against them. However, I overlooked defendant Peter Huibregtse, who was included in this claim as well. Because plaintiff did not assert any other claims against defendant Huibregtse, he will be dismissed from the case.

To clarify, I have granted plaintiff leave to proceed on the following claims:

a) respondents Gerald Berge and Jon E. Litscher violated plaintiff's Eighth

Amendment rights by failing to allow him out-of-cell recreation;

b) respondents Berge and Litscher violated plaintiff's Eighth Amendment rights by

subjecting him to 24-hour illumination in his cell;

c) respondent Captain Blackbourn subjected plaintiff to unreasonable strip searches;

d) respondents Berge and Litscher violated plaintiff's First Amendment rights by

depriving him of access to newspapers and magazines;

e)defendants Berge and Litscher substantially burdened plaintiff's ability to exercise

his religion by denying him congregate religious services or an adequate alternative, in

violation of the Religious Land Use and Institutionalized Persons Act and the First

Amendment free exercise clause.

I have dismissed all of plaintiff's remaining claims.

**ORDER** 

IT IS ORDERED that defendant Peter Huibregtse is DISMISSED from the case.

Entered this 21st day of March, 2007.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge

2