

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

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CARLOS A. ABADIA,

Plaintiff,

v.

ORDER

SERGEANT BELOUNGY, MICHAEL BROWN,  
LARRY FUCHS AND AMY MORALES,

06-C-88-S

Defendants.

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Plaintiff has submitted numerous motions to this court, some of which are duplicative. Plaintiff has filed duplicate motions for appointment of counsel and for service of defendant Brown. These motions will be denied because they have already been addressed.

Plaintiff moves reconsideration of this Court's order denying his motion for default judgment. This motion will be denied because defendants have shown that the delay in answering plaintiff's complaint was because of excusable neglect.

Plaintiff moves the Court to call witnesses or to have the Attorney General's Office pay his witness fees. This motion will be denied because it is plaintiff's responsibility to call his witnesses and pay the witness fees. If an incarcerated witness agrees to attend the trial plaintiff need not provide a witness fee

but must provide information that the witness has agreed to testify and that he has actual knowledge of relevant facts.

Plaintiff also moves to correct and strike his discovery requests. This motion will be granted. It also appears that plaintiff's April 29, 2006 letter is a request for an extension of time for discovery. This motion will be denied.

ORDER

IT IS ORDERED that plaintiff's motions for appointment of counsel, to serve defendant Brown, for reconsideration, for an extension of time and for the Court to call witnesses are DENIED.

IT IS FURTHER ORDERED that plaintiff's motion to correct his discovery requests is GRANTED.

Entered this 5<sup>th</sup> day of May, 2006.

BY THE COURT:

S/

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JOHN C. SHABAZ  
District Judge