

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

RANDY McCAA,

Plaintiff,

v.

MICHAEL MEISNER, JANEL NICKEL,
D. MORGAN, BRIAN FRANSON,
TONY ASHWORTH, LT. SABISH,
DR. LESLIE BAIRD, DR. PATRICK KUMKE,
SGT. MILLONIG, JR., C.O. T. BITTELMAN,
CO. D. NEWMAIER, C.O. RATA CZAK,
C.O. EBERT and JOHN DOE,

Defendants.

ORDER

12-cv-61-bbc

Pro se plaintiff Randy McCaa has filed a motion for reconsideration of the order dated May 30, 2012, dkt. #38, in which I denied his motion for a preliminary injunction because he had failed to make any showing that he had a likelihood of success on the merits or that he would be irreparably harmed without preliminary injunctive relief. In his motion for reconsideration, plaintiff does not point out any errors in the court's decision. Although he explains more clearly that he is concerned about the lingering effects of objects he ingested in May and June 2011, I explained to plaintiff in the May 30 order that I did not allow him to proceed on a claim that he was being denied medical care now. Rather, his claim is that defendants denied him needed medical care at the time he swallowed the

objects in 2011. Plaintiff has not cited any evidence or even alleged that he recently sought treatment for any symptoms he is suffering related to the events of last year, much less that any of the defendants have denied him treatment.

If plaintiff is experiencing any symptoms that alarm him, he should seek medical treatment at the prison. However, he may not seek an injunction in this lawsuit for treatment that he has not requested and no defendant has denied.

ORDER

IT IS ORDERED that plaintiff Randy McCaa's motion for reconsideration, dkt. #41, is DENIED.

Entered this 16th day of July, 2012.

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