

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

ELLIOT O. CARLTON III,

Plaintiff,

v.

DODGE CORRECTIONAL
INSTITUTION, CARLY HENNING,
and AMY KLUG,

Defendants.

ORDER

12-cv-695-wmc

State inmate Elliot O. Carlton, III, filed this action pursuant to 42 U.S.C. § 1983, and the court has granted him leave to proceed with his claim that defendants Amy Klug and Carly Henning used excessive force against him in violation of the Eighth Amendment. Carlton has now filed a motion for a 45-day continuance in this case so that he may take care of an unspecified matter. Because both defendants have not yet answered, there are no impending deadlines. Accordingly, a continuance does not appear necessary.

ORDER

IT IS ORDERED that Carlton's motion for a continuance (Dkt. # 29) is DENIED at this time without prejudice to his requesting additional time for good cause shown at or before the preliminary pretrial conference.

Entered this 25th day of June, 2013.

BY THE COURT:

/s/

WILLIAM M. CONLEY
District Judge