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

TONY WALKER,

ORDER

Plaintiff,

00-C-0350-C

v.

DANIEL R. BERTRAND, JEFFREY JAEGER, MICHAEL DELVAUX, LAURIE WEIER, WENDY BRUNS and JENNIFER VOELKEL,

Defendants.

In an order entered on November 12, 2002, I directed the United States Marshals Service to inform the court in writing of the efforts it had made to serve defendant Jennifer Voelkel so that I could determine whether those efforts were reasonable, as required under Graham v. Satkowski, 51 F.3d 710 (7th Cir. 1995), and Sellers v. United States, 902 F.2d 598 (7th Cir. 1990). In response, the Marshals Service has sent the court a letter, providing an address at which it believes defendant Voelkel may be located. Accordingly, IT IS ORDERED that the United States Marshals Service shall attempt to perform service on defendant Jennifer Voelkel at the address provided in its November 25, 2002 letter. If defendant Voelkel is not at that address, the Marshals Service shall not be required to make

any further inquiries and defendant Voelkel will be dismissed from the case. Further, as noted in the November 12, 2002 order, for security purposes, the Marshals Service need not write Voelkel's address on the service form.

Entered this 4th day of December, 2002.

BY THE COURT:

BARBARA B. CRABB District Judge