

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

---

UNITED STATES OF AMERICA,

Plaintiff,

ORDER

v.

05-CR-133-S

JASON SHRAKE,

Defendant.

---

On August 2, 2006, defendant Jason Shrake, acting pro se, filed what appears to be a memorandum with the court that actually seeks relief, and therefore is a motion. See dkt. 94. Essentially, Shrake asserts that I am prejudiced against him in this case and intentionally have misconstrued his submissions to the court.

No direct action is necessary on Shrake's submission for two reasons: First, his premises both are incorrect; second, Judge Shabaz will decide all remaining pending motions. If Shrake wishes to seek reconsideration of any decision I have made up to this point regarding which motions need consideration or whether witnesses now must be subpoenaed, he may request reconsideration from Judge Shabaz.

No further action is necessary on this particular submission.

Entered this 7th day of August, 2006.

BY THE COURT:

/s/

STEPHEN L. CROCKER

Magistrate Judge