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

ERIC SCOTT BRAMWELL,

Plaintiff,

V.

ORDER 06-C-461-S

GLORIA REYES-BLACKAMORE, DANIEL FREI, JASON BAUMGART, PAUL BAUMAN, JIM WITALISON, DAVE WHITE, MICHAEL MARTIN and CINDY MIEROW,

Defendants.

Plaintiff moves for appointment of counsel. In <u>Farmer v.</u>

<u>Haas</u>, 990 F.2d 319, 322 (7th Cir. 1993), the Court provided the following standard for appointment of counsel, "given the difficulty of the case, did the plaintiff appear to be competent to try it himself and, if not, would the presence of counsel have made a difference in the outcome."

Although plaintiff alleges that the defendants violated his Fourth Amendment rights, it appears at this stage that plaintiff is competent to try the case himself. The Court will deny plaintiff's motion for appointment of counsel.

ORDER

IT IS ORDER that plaintiff's motion for appointment of counsel is DENIED.

Entered this 13th day of March, 2007.

BY THE COURT:

/s/ JOHN C. SHABAZ District Judge