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

CLAYTON MELLENDER,

Plaintiff, ORDER

v. 06-C-547-C

DR. CHARLES LARSON; RICHARD RAEMISCH,

Respondents.

The parties in this case are briefing plaintiff's motion for a preliminary injunction. Plaintiff has supported his motion with an affidavit and proposed findings of fact. Defendant have until November 29, 2006, in which to respond. Now, however, plaintiff has written to the court to ask that the motion include a request for an order enjoining defendant Larson from discontinuing plaintiff's ability to use a cane that was ordered for him in early November. Plaintiff has not put in any evidence on this point suggesting that he will not be allowed to keep his cane. In the absence of such evidence and proposed findings of fact to support plaintiff's view that an injunction prohibiting defendant Larson from interfering with his use of the cane is necessary, plaintiff's request will be denied.

ORDER

IT IS ORDERED that plaintiff's request for modification of his motion for preliminary injunction to include the question whether defendant Larson should be enjoined from interfering with his ability to use a cane is DENIED.

Entered this 22d day of November, 2006.

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