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

HENRY FRANK POCAN,

ORDER

Petitioner,

06-C-677-C

v.

HONORABLE HAROLD V. FROEHLICH, Presiding Judge, OUTAGAMIE COUNTY ASSISTANT DISTRICT ATTORNEY BRADLEY PRIEBE, Attorney appeared on behalf of the state of Wisconsin, GARY J. SCHMIDT, attorney appeared on behalf of the defendant, JANNELL M. MINEAU, Registered Professional Reporter, Br. 1, DR. TEIER, DR. COFFEY, ARMENTROUT, HANDS and other doctors,

Respondents.

Rule 8 of the Federal Rules of Civil Procedure requires a litigant to include in his complaint a short, plain statement of the grounds for this court's jurisdiction and a short, plain statement of the claim the plaintiff is raising. Petitioner did neither of these things when he drafted his complaint. Therefore, in an order dated November 29, 2006, I stayed a decision regarding petitioner's request to proceed in forma pauperis and directed him to

supplement his complaint by providing information about what defendants did to him and how he believes their actions violated the law. In the same order, I indicated that failure to provide the requested information by December 8, 2006, would result in the dismissal of this case without prejudice to his refiling it later. Petitioner has not responded in any way to the November 29 order; therefore, his request for leave to proceed in forma pauperis will be denied and the case dismissed.

## **ORDER**

IT IS ORDERED that petitioner Henry Pocan's request for leave to proceed <u>in forma</u> pauperis is DENIED and his claim is DISMISSED without prejudice. The clerk of court is directed to close the file.

Entered this 11th day of December, 2006.

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