

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

-----  
DAVID LEE GREEN,

Plaintiff,

v.

WARDEN, MCC CHICAGO,  
CASE MANAGER MS. CHRISTMAS,  
SUPERVISOR MR. HARRIS, and  
THE UNITED STATES OF AMERICA,

Defendants.  
-----

MEMORANDUM

07-C-37-C

On July 16, 2007, I granted defendants' motion to transfer this case to the Northern District of Illinois pursuant to 28 U.S.C. § 1404(a). Now plaintiff has written a letter in which he advises that he has asked his case manager to arrange with the business office at the prison to stop making payments to this court for the balance of the filing fee he owes and instead to send the payments to the Northern District of Illinois. With luck, plaintiff's case manager did not follow plaintiff's instructions. The filing fee plaintiff owes is to this court. This is the court in which plaintiff filed his case initially and in which the record of his payments will be maintained. It does not matter that another court now has jurisdiction to

decide the issues raised in plaintiff's complaint. If plaintiff's case manager has followed plaintiff's instruction, I suggest that plaintiff show his case manager this memorandum and insure that payments are redirected to this court.

Entered this 17th day of August, 2007.

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