

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

KENNETH VALENTINE AWE,

Plaintiff,

v.

RGCI WARDEN JEFF ENDICOTT and
MS. GUNDERSON, Health Service Manager,

Defendants.

ORDER

07-C-309-C

In an order dated July 12, 2007, I allowed plaintiff to proceed on a claim that defendants refused to allow him to use a handicapped shower stall, in violation of his rights under the Eighth Amendment and the Americans with Disabilities Act. Plaintiff has filed a motion in which he asks the court to place his case on the “fast track” because of “the risk of injury . . . involved.”

Plaintiff’s motion is DENIED AS UNNECESSARY. Plaintiff may rest assured: this court has one “track” and it is “fast” for all cases. Defendants have 40 days from the date of service (July 18, 2007) to answer his complaint. Once this is done, the court will schedule a preliminary pretrial conference before the magistrate judge for the purpose of establishing

a case schedule, among other things. Plaintiff may raise at that time any particular scheduling concerns that he has.

Entered this 25th day of July, 2007.

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