

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

RALPHFIELD HUDSON,

Petitioner,

ORDER

v.

07-C-355-C

WARDEN HOBART (Retired);
Federal Correctional Institution,
Oxford, Wisconsin;
DR. REED, Health Service Clinical Director;
G. JONES, Health Service Administrator;
T. SPENCE, Chief Pharmacist;
McKINNON, Physician Assistant; and
J. PENAFLOR, Physician Assistant,

Respondents.

In an order dated July 19, 2007, I dismissed this case without prejudice because petitioner had informed the court that it would be “at least a month or two” before he would be able to make his initial partial payment. Now petitioner has filed a motion for reconsideration, in which he argues that it was inappropriate to dismiss the case because I originally had given him until July 30 to make his payment. Petitioner’s motion is DENIED. Because petitioner made it clear that he would be unable to make a timely initial partial payment, there was no point in delaying the inevitable by waiting to dismiss the case. He

does not suggest anything to the contrary now.

Entered this 30th day of July, 2007.

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