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

DARRICK P. JORDAN,

Plaintiff,

**ORDER** 

08-cv-210-bbc

v.

TOBIAS TURON, LISA YEAGER, BECKY DRESSLER, BARBARA DELAP, STEVEN SCHELLER and SHARON ZUNKER,

Defendant.

On December 18, 2007, the court received plaintiff's motion to compel discovery. *See* dkt. 33. He asks the court to compel defendants to respond to his interrogatories that he served on them on November 11, 2008.

Defendants responded that they served plaintiff with their answers to the interrogatories on December 19, 2008. Defendants did not respond within 30 days after being served with the discovery requests pursuant to Fed. R. Civ. P. 33 because they did not receive plaintiff's signed authorization for release of information until November 17, 2008. The slight delay by defendants in providing their answers to plaintiff's interrogatories was reasonable and did not prejudice plaintiff.

Because defendants have now provided all of the responsive discovery to plaintiff to which he was entitled, plaintiff's motion to compel discovery will be denied as moot.

## ORDER

IT IS ORDERED that plaintiff's motion to compel discovery, dkt. # 33 is DENIED as

moot.

Entered this  $22^{nd}$  day of January, 2009.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge