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

JEVON JACKSON,

Plaintiff,

v.

MEMORANDUM

DEBRA GEMPELER, ANTHONY MELI and JOHN O'DONOVAN,

09-cv-602-slc

Defendants.

Plaintiff Jevon Jackson had been proceeding pro se on a claim that defendants disciplined him for confessing violent thoughts, in violation of the First Amendment. On November 22, 2010, I appointed counsel for plaintiff and stayed further proceedings until a status conference could be held.

Now plaintiff has submitted a letter reporting that before this court appointed attorneys to represent him, he had sent a letter to defendants' attorney accepting their settlement offer but has yet to receive a response. *See* dkt. 52. Plaintiff may settle this case on the terms to which previously agreed, but now that he has lawyers representing him, plaintiff no longer may communicate directly with the defendants or with the court. All future submissions to this court will have to be made by plaintiff's appointed lawyers.

Entered this 2<sup>nd</sup> day of December, 2010.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge