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

RONALD STEWART,

v.

Plaintiff,

ORDER 10-cv-409-bbc

KAREN TIMBERLAKE, JOHN EASTERDAY, STEVE WATTERS and DEB MCCULLOUGH,

Defendants.

Plaintiff Ronald Stewart is a civilly-committed mental health patient held at the Sand Ridge Secure Treatment Center in Mauston, Wisconsin. Plaintiff claims that defendants violated his First Amendment rights and his rights under Wisconsin's mental health act, Wis. Stat. § 51.61(1)(e) when they prohibited him from owning video games and video game systems. Now before the court is plaintiff's motion for "order that matter is admitted", *see* dkt. 55.

Plaintiff served defendants with requests to admit that certain pages from a catalogue attached to his request, Exhibits Nos. 120-123, were genuine. Defendants could not determine whether they were genuine, so they responded that they lacked the knowledge to admit or deny. This response complies with Fed. R. Civ. P. 36(a)(4).

Therefore, IT IS ORDERED that plaintiff's motion to compel defendants to admit to the genuineness of certain documents, dkt. 55, is DENIED.

Entered this 11th day of July, 2011.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge