

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

CLARENCE AUSTIN,

Plaintiff,

v.

OMEGA SCHOOL, DANE COUNTY JAIL
and JAIL LIBRARY BRANCH,

Defendants.

ORDER

11-cv-201-bbc

Plaintiff Clarence Austin has a history of filing virtually incomprehensible complaints and attempting to sue entities that cannot be sued (such as the Dane County jail in the present case). In an April 26, 2011 order, I dismissed this case because nothing in plaintiff's complaint came close to stating a valid claim in a federal lawsuit. Further, I told plaintiff that I would direct the clerk of court to route directly to chambers without docketing any further pleadings plaintiff files in this court and give them no consideration if they suffered from the same defects as plaintiff's previous complaints.

Now, instead of filing a new complaint, plaintiff has submitted a motion to reopen this and several other of his previous cases. However, he gives no reason why these cases should be reopened, and I can think of no reason to do so. Accordingly, IT IS ORDERED

that plaintiff Clarence Austin's motion to reopen, dkt. #5, is DENIED.

Entered this 6th day of March, 2012.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge