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

LARRY RAY HOLMON,

v.

Plaintiff,

ORDER

11-cv-234-bbc

DR. LORIA LOYDA, et al.,

Defendants.

Plaintiff Larry Holmon has filed a motion to compel further answers to his discovery requests. (Dkt. 37) Specifically, he is requesting production of documents requested in number one, number two, number six and number seven that include his medical records and institution policies and procedures. As defendants point out in their response to plaintiff's motion to compel, they have advised him of where he can obtain access and copies of these medical records and institution policies and procedures. This response is adequate.

Furthermore, the court has reviewed the defendants' various responses to plaintiff's interrogatories, requests to admit and requests to production of documents provided plaintiff. In their entirety, these responses are adequate. Therefore, plaintiff's motion to compel further discovery is denied.

ORDER

IT IS ORDERED plaintiff's motion to compel discovery (dkt. 37) is DENIED.

Entered this 22nd day of August, 2011.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge