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

TERRENCE BUCHANAN,

Plaintiff,

ORDER

v.

11-cv-238-slc

SHERIFF DEPUTY KEITH KELLY,

Defendant,

and

STATE OF WISCONSIN,

Intervenor.

In this case, plaintiff Terrence Buchanan is proceeding on Fourth Amendment and state law false imprisonment, malicious prosecution and conversion claims against defendant Deputy Keith Kelly, alleging that Kelly illegally stopped his vehicle and deprived him of property. Briefing on defendant's motion for summary judgment is currently being completed.

Before the court is plaintiff's motion to compel discovery, focused on defendant's responses to three of plaintiff's interrogatories regarding the use of the K-9 unit and whether defendant ordered plaintiff to step out of his vehicle. Plaintiff objects to defendant's objections and calls his further responses evasive, amounting to a failure to properly answer.

I am denying the motion to compel because defendant has properly responded to the interrogatories. True, defendant did object to each interrogatory, but he still provided responses to each. Plaintiff may dispute defendant's version of the facts as presented in his responses, but that is no reason to make defendant respond again to questions he has already answered.

ORDER

It is ORDERED that plaintiff Terrence Buchanan's motion to compel discovery, dkt. 31, is DENIED.

Entered this 13th day of March, 2013.

BY THE COURT:

/s/ STEPHEN L. CROCKER Magistrate Judge