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

MARCUSS CHILDS,

v.

Plaintiff,

MEMORANDUM

11-cv-500-slc

CYNTHIA M. THORPE, DAVID BURNETT, KEN ADLER, DALIA SULIENE, JAMES LABELLE, CARLO GAANAN, LILLIAN TENEBRUSCO, BELINDA SCHRUBBE and JOHN DOES 1-3,

Defendants.

Pursuant to an informal service agreement between the Wisconsin Department of Justice and this court, the Department has agreed to accept electronic service of documents on behalf of the defendants it represents. The Wisconsin Department of Justice has indicated that it will represent defendants Thorpe, Burnett, Adler, Suliene, LaBelle, Gaanan, Tenebrusco and Schrubbe in this case. Therefore, for the remainder of this lawsuit, plaintiff does not have to send a paper copy of each document he files with the court to the Department. All he has to do is submit the document to the court, and the Department will access the document through the court's electronic filing system.

Once the identities of the John Doe defendants have been ascertained, the Department will decide whether to accept service on behalf of those defendants. If the Department decides to represent those defendants, you will not have to send a paper copy of each document to those defendants. If the Department does not accept service, you will have to send those defendants or their attorney, a paper copy of each document. Discovery requests or responses are an exception to the electronic service rule. Usually, those documents should be sent directly to counsel for the opposing party and do not have to be sent to the court. Discovery procedures will be explained more fully at the preliminary pretrial conference.

Entered this 19th day of October, 2011.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge