## IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN	
MEREDITH D. DAWSON,	ORDER
Plaintiff,	15-cv-475-bbc
v.	
GREAT LAKES EDUCATIONAL LOAN SERVICES, INC., GREAT LAKES HIGHE EDUCATION CORPORATION, JILL LEID DAVID LENTZ, MICHAEL WALKER, THUNITED STATES OF AMERICA, THE UNSTATES DEPARTMENT OF EDUCATION ARNE DUNCAN, in his official capacity as States Secretary of Education,	ΓL, IE NITED N and
Defendants.	
	February 3, 2016, the following corrections are
1. In the first full paragraph on	page 4, the last two sentences should read as

follows:

34 C.F.R. § 682.211(f)(11); 34 C.F.R. § 685.205(b)(9). Borrowers' Master Promissory Notes—the contracts setting forth the loan terms—similarly provide that interest accrued during a B-9 Forbearance is not to be capitalized.

The last line of the last full paragraph on page 6, should read as follows:

Plaintiff relies on two statutes that she says waive the federal government's sovereign immunity: the Little Tucker Act, 28 U.S.C. § 1346(a)(2), and the Higher Education Act, 20 U.S.C. § 1082(a)(2).

In all other respects, the opinion and order remain as entered.

Entered this 4th day of February, 2016.

BY THE COURT: /s/ BARBARA B. CRABB District Judge