

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

JOHNSON W. GREYBUFFALO,

Plaintiff,

v.

JON LITSCHER, KELLI WILLARD WEST,
and GARY BOUGHTON,

Defendants.

ORDER

15-cv-8-bbc

Pro se plaintiff Johnson Greybuffalo is proceeding on the following claims: (1) defendants Jon Litscher, Gary Boughton and Kelli Willard West are denying plaintiff's requests for a separate sweat lodge ceremony and other devotional services for the Native American Church, in violation of the Religious Land Use and Institutionalized Persons Act and the free exercise clause; and (2) defendants Litscher, Boughton and West are denying plaintiff's request for group use of a water drum. A court trial is scheduled for August 16, 2016.

On July 5, 2016, the court received a motion filed by plaintiff to extend the July 1, 2016 deadline for filing his trial exhibits with the court. Dkt. #83. Plaintiff says that he needs more time to file his exhibits because defendants have not yet responded to a discovery request that he served in early May 2016 and those discovery responses could be included as exhibits. I am construing plaintiff's motion as one to compel discovery and I am

directing defendants to respond to the motion.

In the meantime, plaintiff should file his exhibits and exhibit list in their current form. If necessary, plaintiff can amend his exhibit list to incorporate new documents provided by defendants.

ORDER

IT IS ORDERED that

1. Plaintiff Johnson Greybuffalo's motion for an extension of time, dkt. #83, is construed as a motion to compel the discovery described in the motion. Defendants Jon Litscher, Kelli Willard West and Gary Boughton may have until July 11, 2016, to file a response to the motion. Plaintiff may have until July 18, 2016, to file a reply.

2. Plaintiff may have until July 11, 2016, to file his current exhibits and exhibit list.

Entered this 6th day of July, 2016.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge