Edwards v. THURMER et al Doc. 33

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

TERRANCE EDWARDS,

Plaintiff,

**ORDER** 

v.

08-cv-352-bbc

MICHAEL THURMER, JEREMY STANIEC, JOE BEAHM, TRAVIS CAUL, ERIC KRUEGER, J. HAWKINS and LT. BRIAN GREFF,

Defendants.

----

Plaintiff claims that defendants violated his Eighth Amendment rights by using excessive force while restraining him on April 19, 2008. Now before the court is defendant's motion to compel plaintiff to sign a medical release for his records concerning his physical condition from March 19, 2008 to the present. Plaintiff responded to the motion saying that did not sign the medical authorization form because he has already provided defendant's attorney the medical records for the relevant period of time. I will deny defendant's motion to compel the authorized release of medical records as moot because plaintiff asserts the records have been provided. However, if defendant's counsel believes that he has not received the necessary medical records, he can address his concerns to the plaintiff or this court.

## ORDER

IT IS ORDERED that defendant's motion to compel plaintiff to sign the authorization

|  | for the | release | of his relevant | medical | records is | DENIED | as moot |
|--|---------|---------|-----------------|---------|------------|--------|---------|
|--|---------|---------|-----------------|---------|------------|--------|---------|

Entered this  $8^{th}$  day of February, 2009.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge