STATE	OF WISCONSIN, CIRCUIT COURT,COUNTY	
Name -VS-	Order to Modify Mandatory Release Date/ Extended Supervision/Good Time	
	Case No	
THE COURT FINDS:		
1.	This case has been dismissed.	
2.	This prisoner committed an offense on or after September 1, 1998.  (An offense is defined in §165.83(1)(c), Wisconsin Statutes, as an act which is a felony, misdemeanor, or violation of a city, county, village or town ordinance.)	
3.	The court has the authority to modify the mandatory release date or good time of the prisoner because:  a. The action or special proceeding was filed for a malicious purpose.  b. The action or special proceeding was filed solely to harass the party against which it was filed.  c. The prisoner  testified falsely and/or;  knowingly offered false evidence and/or,  provided false information to the court.	
IT IS ORDERED:		
☐ 1a.	The Department of Corrections shall extend the prisoner's mandatory release date or the prisoner's eligibility for release to extended supervision by days, but not to exceed the total length of the prisoner's sentence. <i>OR</i>	
☐ 1b.	The sheriff shall deprive the prisoner of days good time.	
DISTRIBUTION:  1. Clerk of Court  2. Petitioner  3. Department of Corrections facility at which petitioner is incarcerated  (Dodge Correctional Institution, if out of state) or county sheriff		