

immediately appealable.” *Lloyd*, 483 F.3d at 777 (quoting *Curtiss–Wright*, 446 U.S. at 8).

Here, the Court dismissed all claims against Defendants Humphrey, Underwood, and Davis in its Order entered on February 17, 2015, that effectively was both “final” and a “judgment.” (Doc. 93). There remains an Eighth Amendment claim against Defendant Bruce Schoolcraft that is independent of those claims resolved by that Order. However, there is no just reason for delaying entry of final judgment against the Plaintiff as to his claims against Humphrey, Underwood, and Davis while the claim against Schoolcraft continues to be litigated.

Accordingly, because there is no just reason for delay in certifying the Order entered on February 17, 2015, as a final judgment, the Defendants’ motion for final judgment is **GRANTED**.

SO ORDERED, this 25th day of February, 2015.

S/ Marc T. Treadwell
MARC T. TREADWELL, JUDGE
UNITED STATES DISTRICT COURT