## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

_	TARTED
[/:	Niam M. Johna / Chat 2015 DEC 28 P 1:56
	Plaintiff(s), SARFILIPO, CLERK
	v. Case No. 15-CV-1516
Tai	Trick Grady, et al
	Defendant(s).
	CONSENT TO PROCEED BEFORE A MAGISTRATE JUDGE
ha	his form must be filed with the Clerk of Court within 21 days of receipt. Although choosing to ave your case decided by a magistrate judge is optional and refusal will not have adverse abstantive consequences, the timely return of this completed form is mandatory.
as	you do not consent to a magistrate judge deciding your case, a district judge will handle all spects of your case. When a case is handled by a district judge, magistrate judges in this district lay no further role in the case and do not issue reports and recommendations.
	lagistrate judges do not conduct felony trials, and therefore felony trials do not interfere with the cheduling and processing of cases before magistrate judges.
<u>C</u>	heckone:
_	The undersigned attorney of record or pro se litigant <b>consents</b> to have Magistrate Judge lancy Joseph conduct all proceedings in this case, including a bench or jury trial, and nter final judgment in accordance with 28 U.S.C. § 636(c) and Federal Rule of Civil Procedure 73(b).
	The undersigned attorney of record or pro se litigant <b>refuses</b> to have a magistrate judge enter nal judgment in this matter. I understand that this means that a district judge alone will handle all urther proceedings in this matter.
Si	gned this $2$ day of

☐ Other party

☐ Defendant / respondent (attorney or pro se litigant)