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

UNITED STATES OF AMERICA,

	Plaintiff,	ORDER
v. CHRISTOPHER JOHN BOLT,		00-CR-05-S
	Defendant.	

Having read the government's thorough, persuasive (and unopposed) motion to reconsider my order requiring disclosure of probation's "chrono notes" in this case, see dkt. 119, I am reversing my previous decision. I now find that defendant Christopher J. Bolt is not entitled to disclosure of these documents during these revocation proceedings. Indeed, I see no need at this time to take the government up on its offer of an *in camera* review of the file. See id. at 5. I trust that the government will disclose-or already has disclosed-all relevant, non-privileged documents to opposing counsel.

The court will be contacting the parties to schedule a continuation of the probable cause and detention hearing.

Entered this 14th day of September, 2007.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge