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

UNITED STATES OF AMERICA,

Plaintiff,

ORDER OF DETENTION PENDING TRIAL

v.

06-CR-217-S

NATHAN J. CLANTON,

Defendant.

At the December 19, 2006 arraignment the government moved pursuant to 18 U.S.C. §3142(f) to detain defendant Nathan J. Clanton pending his trial in this crack trafficking case. Because the grand jury charged defendant with offenses for which a maximum term of imprisonment exceeding ten years is prescribed in the Controlled Substances Act, § 3142(e) imposes a rebuttable presumption that no combination of release conditions will assure defendant's appearance and the safety of the community. Defendant is not yet prepared to respond to the government's motion, so he is not contesting detention at this time, but he has reserved his right to a substantive hearing upon request. Therefore, based on the statutory presumption and the currently unrebutted information in the pretrial services report, I find that defendant is a flight risk and a danger to the community.

Therefore, it is ORDERED that the defendant is committed to the custody of the United States Marshals Service for confinement at a proximate jail separate from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with his attorney. On order of this court or on request of an attorney for the Government, the jail shall deliver the defendant to the Marshals Service for the purpose of an appearance in this case.

Dated: December 19, 2006

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge