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

UNITED STATES OF AMERICA,

ORDER OF DETENTION

v. Plaintiff,

07-36M-X

TYREE STARLIN

Defendant.

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On May 9, 2007, this court held a hearing pursuant to 18 U.S.C. §3142(f) on the government's motion to detain defendant in this felon-with-a-gun case.. After hearing proffers and arguments from both sides I detained defendant, finding that the government had proved by a preponderance of the evidence that he is a danger to the community and that the proposed conditions of release were insufficient to ameliorate this risk. Of most concern to the court is the robust evidence that defendant, while released on state court bond in an unrelated case, got drunk and high, put a loaded handgun in his waistband in his pants, went on an OWI spree that resulted in property damage, flight from and a struggle with the police. Having proved himself unworthy of the state court's trust, defendant will not get a chance to earn this court's trust in the absence of an airtight release plan. Despite commendable employment and child support efforts, defendant's ongoing contacts with the police establish an accelerating downward spiral of substance abuse and lawlessness.

It is ORDERED that 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 the 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: May 9, 2007

BY THE COURT: /s/ STEPHEN L. CROCKER Magistrate Judge