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

UNITED STATES OF AMERICA,

	Plaintiff,	ORDER
v. Daniel J. Courtney,		12-cr-75-wmc
	Defendant.	

At a December 18, 2012 telephonic status conference, the parties reported that due to slow turnaround by defendant's experts, they have fallen behind the schedule to which they agreed at our previous telephonic status conference. They now predict that by January 30, 2013, either they will have reached an agreed resolution of this prosecution or they will need to calendar this case to trial.

In light of this report, the court set a telephonic scheduling conference for January 30, 2013 at 9:00 a.m., with the government initiating the conference call to chambers. If the parties schedule a plea hearing prior to this date, then the January 30, 2013 hearing shall be canceled automatically.

Time continues to be excluded from computation on the speedy trial clock from December 18, 2012 to January 30, 2013 pursuant to 18 U.S.C. §§ 3161(h)(1)(A) and 3161(h)(7)(A) because the ends of justice are best served by allowing the defendant to prepare his competency reports and present them to the government in order to attempt to negotiate a just, alternative resolution of this prosecution.

Entered this 18<sup>th</sup> day of December, 2012.

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