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

\_\_\_\_\_

UNITED STATES OF AMERICA,

Plaintiff,

SCHEDULING ORDER

v.

03-cr-76-wmc

LEONARD K. KOLSCHOWSKY,

Defendant.

At the December 9, 2010 arraignment, this court set the following schedule:

1) In response to the defendant's Rule 16 demand, the government has already provided its required disclosures and has a continuing disclosure obligation throughout this case. The government and its agents are ordered to preserve rough notes and similar data compilations for possible disclosure later in this case. Pursuant to Rule 12, the government reports that it intends to use all disclosed evidence in its case-in-chief at trial.

2) Defendant must file and serve any pretrial motions and discovery requests not later than February 7, 2011; defendant must alert the government of his intent to request an evidentiary hearing not later than February 3, 2011. Pursuant to 18 U.S.C. § 3161(h)(7), time from the arraignment until the deadline to file pretrial motions is excluded from the speedy trial clock regardless whether motions are filed. The ends of justice and the Sixth Amendment require that defendant and defense counsel receive adequate time to review the government's disclosures, investigate this case, then make tactical decisions whether to file motions and which motions to file. Briefs need not accompany motions. To obtain an evidentiary hearing on a motion, defendant must ask for it in the caption of each such motion and must submit admissible facts establishing a prima facie entitlement to the relief requested. *See United States v. Toro*, 359 F.3d 879, 885 (7<sup>th</sup> Cir. 2004).

3) The pretrial motion hearing and any evidentiary hearing shall be February 10, 2011

at 11:00 a.m. The court will rule on each motion or set it for briefing in consultation with the

parties. Unless the court is taking evidence on a dispositive motion, defendant may waive his

presence at the preliminary pretrial conference.

4) Deadlines to disclose expert witnesses: Government: February 14, 2011

Defendant: March 14, 2011

5) Submissions for the final pretrial conference, namely proposed voir dire questions,

jury instructions and motions in limine must be filed and served not later than March 15, 2011.

6) The final pretrial conference shall be March 17, 2011 at 10:30 a.m. Defendant may

waive his presence at the final pretrial conference.

7) The final hearing before the trial judge shall be March 22, 2011 at 3:00 p.m.

Defendant and trial counsel must attend this hearing.

8) Jury selection and trial shall begin March 28, 2011 at 9:00 a.m. The predicted trial

length is four days. The parties are jointly responsible for alerting the clerk of court forthwith

if a jury need not be called.

Entered this 9<sup>th</sup> day of December, 2010.

BY THE COURT:

/s/

STEPHEN L. CROCKER

Magistrate Judge

2