

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

UNITED STATES OF AMERICA,

Plaintiff,

SUPPLEMENTAL
RELEASE ORDER

v.

DIOGENES A. DIONISIO

Defendant.

04-cr-30-bbc

At a May 23, 2008 motion hearing, this court modified and supplemented the release order for defendant Diogenes Dionisio in this manner:

Pretrial services may allow Dr. Dionisio to leave his residence for up to 60 minutes at a time, up to twice a day, for any reason, so long as pretrial services knows when he left, where he is going and when he is due back home. Dr. Dionisio shall not double-up these furloughs into an unbroken two-hour absence: he must come home and “touch base” within 60 minutes in order to minimize any concern that Dr. Dionisio could obtain a long head start in the event he were to choose to flee.

Pretrial services maintains the discretion and has this court’s permission to allow Dr. Dionisio longer absences from his residence for specific purposes such as medical or dental appointments and the like. Again, the point is minimize the risk of a long head start in the event of a decision to flee, while still allowing Dr. Dionisio reasonable access to necessary services in the community.

Entered this 23rd day of May, 2008.

BY THE COURT:

/s/

STEPHEN L. CROCKER
Magistrate Judge