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

UNITED STATES OF AMERICA,

Plaintiff.

ORDER OF DETENTION PENDING TRIAL

v.

05-CR-133-S

JASON SHRAKE,

Defendant.

On October 18, 2005 this court held a hearing on the defendant's renewed motion for release on conditions in this child pornography case. Because the government has charged defendant with violating 18 U.S.C. § 2252(a)(1), § 3142(e) imposes a rebuttable presumption of detention. As discussed at the October 3 and October 18 hearings, defendant has been and remains emotionally volatile and he continues his pattern of distorted thinking. I continue to question defendant's understanding of his situation and his commitment to obeying any release conditions this court might impose to abate whatever danger he presents to the community.

It is ORDERED that the defendant is committed to the custody of the United States Marshals Service for confinement at the Dane County 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 Dane County Jail shall deliver the defendant to the Marshals Service for the purpose of an appearance in this case.

Dated: October 19, 2005

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