

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

UNITED STATES OF AMERICA,

Plaintiff,

v.

GEORGE E. TAYLOR, JR.

Defendant.

ORDER

06-CR-105-C-01

Defendant George E. Taylor, Jr. has filed a motion for “special courtroom identification.” Defendant asserts that without a special procedure for identification, the government’s witnesses will be able to identify him at sentencing as the person with whom they dealt drugs even if they do not have any independent basis for recognition of him.

If defendant were seeking a special procedure at a jury trial, there might be some merit to his request. At a sentencing, however, his request has far less merit. I think that

I can determine the credibility of the witnesses without any special kind of procedure.

ORDER

IT IS ORDERED that defendant George E. Taylor's request for special courtroom identification is DENIED.

Entered this 9th day of November, 2006.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge