

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

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UNITED STATES OF AMERICA,

Plaintiff,

v.

AARON ELLRINGER,

Defendant.

JUDGMENT AND  
COMMITMENT ORDER

08-cr-107-bbc-02

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On December 30, 2008, this court held the sentencing hearing for defendant Aaron Ellringer. The United States Sentencing Guidelines did not apply because Ellringer pled guilty to a petty offense. Having considered the presentence investigation report, the parties' arguments, and taking into account Ellringer's history and characteristics, as well as the need for general deterrence and in order not to deprecate the seriousness of the offense, I sentenced Ellringer to a weekend in jail. Ellringer does not need supervision and he cannot afford to pay a monetary fine without impairing his ability to support himself and his family.

Accordingly, it is ORDERED that defendant Aaron Ellringer is to serve a sentence of four days incarceration at the Chippewa County Jail. Ellringer is to self-report to the jail not later than noon on February 6, 2009, with release to follow on Sunday, February 8, 2009.<sup>1</sup> Ellringer forthwith must pay the mandatory \$10 criminal assessment to the Clerk of Court, Western District of Wisconsin.

Entered this 31<sup>st</sup> day of December, 2008.

BY THE COURT:

/s/

STEPHEN L. CROCKER  
Magistrate Judge

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<sup>1</sup>Ellringer gets credit for one day's incarceration for processing that took place the day of his sentencing. He also gets credit for each partial day in custody, which would be Friday, Saturday and Sunday, February 6-8, 2009.