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

## UNITED STATES OF AMERICA

v. Case			e No. 10-00162-18-CR-W-FJG	
STEF	RLING BYN	DOM		
				AUSA: Brent Venneman Defense Atty.: Ron Partee
Judo	GE	Robert E. Larsen United States Magistrate Judge	DATE AND TIME	<b>June 14, 2010</b> 9:30/11:30 a.m.
DEP	UTY CLERK	Sue Anderson-Porter	Tape/Reporter	FTR/Melanie Beard
Inte	RPRETER	None	Pretrial/Prob:	Emil "Van" Hecke
	rnment's mot  Parties stip  of Pretria	EARING: Parties appear in tion for pretrial detention.  pulate to factual contents of Prediction Services Officer .  ith exception(s)	trial Services Report as b	eing the direct testimony
( )	Government presents evidence and calls witness(es)  Defendant presents evidence and calls witness(es)  .			
<ul><li>( )</li><li>( )</li><li>( )</li><li>( )</li></ul>	Neither party presents evidence. Arguments presented. Defendant makes a proffer. Court takes judicial notice of the statutory presumption against release. Other:			
( )	The Gover	rnment orally moves to withdra	w detention motion - GF	RANTED by the Court.

Based upon the information presented, the Court grants government's motion to detain and finds the following:

( )	The Court found reason to believe that no condition or combination of conditions of release would reasonably assure:			
	<ul> <li>( ) The appearance of the defendant</li> <li>( ) The safety of any other person or persons and the community. Defendant ordered DETAINED without bail.</li> <li>( ) Written Detention Order to be forthcoming.</li> <li>( ) Defendant remanded to the custody of the U.S. Marshal.</li> </ul>			
(x)	ourt made a finding that the defendant should be released from detention.  and previously been set at 1st appearance. Defense counsel orally moved to set aside  y deposit into Court Registry and requested release on surety bond.			
	<ul> <li>( ) Defendant released on a personal recognizance bond.</li> <li>( x ) Defendant released on a \$10,000 unsecured surety bond cosigned by individual approved by the Court.</li> <li>( ) Defendant released on a \$ cash or security bond.</li> <li>( ) Defendant remanded to the custody of the U.S. Marshal until conditions are met</li> <li>( ) Defendant appears on a writ and is not eligible for bond at this time.</li> </ul>			
10% to dro reques	D HAD BEEN SET AT THE INITIAL APPEARANCE HELD 6/9/2010: \$10,000 with to be deposited into the Court Registry. Defense counsel made a proffer asking the court op the requirement of security deposit into the Court Registry. The Court granted that st and releases defendant on a \$10,000 surety bond, cosigned by an individual approved a Court.			
ARRA	AIGNMENT .			
(x) (x) () (x)	Defendant charged in Count One of a 17-count indictment.  Defendant waived reading of the indictment.  The count(s) of the indictment applicable to the defendant was read to the defendant.  Defendant was informed of the maximum punishment for each applicable count of the indictment.  Defendant entered a plea of not guilty to each count of the indictment applicable to him.			
ORDE	<u>ERS</u>			
( ) (x) (x)	Defendant ordered committed back to custody of U.S. Marshal Defendant ordered released on a continuing bail bond. Case ordered set for trial on the joint criminal jury trial docket which commences August 16, 2010.			
( )	Scheduling Conference set for .			

- ( ) Discovery Order handed to all counsel.
- (x) Defense shall file any pretrial motions within ten days from this date; government responses due seven days after motion filed. In lieu of a scheduling conference, counsel are to meet within two weeks and submit Proposed Stipulations and Orders to chambers for filing. If parties will not be ready for trial by the scheduled docket, a motion for continuance for a date certain should be filed as soon as possible.
- ( ) All stipulations, motions, responses, Reports and Recommendations and orders apply to the superseding indictment.
- (x) The Government is reminded that ECF calculates deadlines under civil rules and those deadlines do not apply to this case. Failure to file a response within 7 days of the filing of the motion, regardless of when ECF says a response is due, may result in the motion being granted as unopposed.