United States District Court

DISTRICT OF KANSAS

UNITED STATES OF AMERICA

V

ORDER OF DETENTION PENDING TRIAL

		v.	OKDER OF	DETENTION LENDING TRIAL	
		JOSHUA J. PARKER Defendant	Case Number:	11-20112-01-CM DJW (11-mj-8189-01-DJW)	
In require	n accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I conclude that the following fe the detention of the defendant pending trial in this case. Part I - Findings of Fact				
□ (1) The or lo	defendant is charged with an offense described in a social offense that would have been a federal offense	18 U.S.C. § 3142(f)(1) if a circumstance givin	and has been convicted of a (federal offense) (state g rise to federal jurisdiction had existed) that is	
		a crime of violence as defined in 18 U.S.C. § 3156	5(a)(4).		
		an offense for which the maximum sentence is life	e imprisonment or death	1.	
		an offense for which a maximum term of imprison	nment of ten years or m	ore is prescribed in	
		a felony that was committed after the defendant had U.S.C. § 3142(f) (1)(A)-(C), or comparable state of	ad been convicted of two local offenses.	o or more prior federal offenses described in 18	
<u> </u>		e offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local fense.			
<u> </u>) A pe	period of not more than five years has elapsed since the (date of conviction) (release of the defendant from imprisonment) for offense described in finding (1).			
<u> </u>) Find assu	ndings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably sure the safety of (an)other person(s) and the community. I further find that the defendant has not rebutted this presumption. Alternative Findings (A)			
<u> </u>) The	re is probable cause to believe that the defendant ha	as committed an offense		
		for which a maximum term of imprisonment of ter	n years or more is preso	ribed in	
		under 18 U.S.C. § 924(c).			
<u> </u>	The reas	defendant has not rebutted the presumption establist onably assure the appearance of the defendant as re Alterna	shed by finding 1 that required and the safety of tive Findings (B)	no condition or combination of conditions will f the community.	
<u> </u>) The	re is a serious risk that the defendant will not appea	nr.		
<u> </u>) The	re is a serious risk that the defendant will endanger	the safety of another po	erson or the community.	
I f	find tha derance	Part II - Written State t the credible testimony and information submitted e of the evidence) that	ement of Reasons for l at the hearing establish	Detention ness by (clear and convincing evidence) (a	
		factors set out in 18 U.S.C. §3142(g), the Court find	ds that defendant is bot	h a flight risk and a danger to the community and is	
therefo	re orde	red to remain detained pending further hearing.			
facility defenda States of	separa ant shal or on re	Part III - Direction and and is committed to the custody of the Attorney Countries, to the extent practicable, from persons awaiting all be afforded a reasonable opportunity for private or equest of an attorney for the Government, the person marshal for the purpose of an appearance in connections.	or serving sentences or consultation with defen- n in charge of the corre	ed representative for confinement in a corrections being held in custody pending appeal. The se counsel. On order of a court of the United ctions facility shall deliver the defendant to the	
Dated: November 3, 2011			s/ David J. Waxse	of Judicial Officer	
			Name and	E, U.S. MAGISTRATE JUDGE Title of Judicial Officer	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).