

*United States District Court*  
EASTERN DISTRICT OF WISCONSIN

---

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. 10-CR-246

OLEG Y. NIKOLAENKO,

Defendant.

---

**COURT MINUTES**  
**HONORABLE CHARLES N. CLEVERT, JR., PRESIDING**

---

Date: October 4, 2011

Proceeding: Status Conference

Start Time: 2:22:47 p.m. End Time: 2:33:36 p.m.

Court Reporter: FTR Gold Deputy Clerk: Kris Wilson

Appearances: Plaintiff: AUSAs Erica N. O'Neil, William Hall and Brian Resler  
Defendant: Oleg Y. Nikolaenko with Attorney Dean Strange  
and Interpreter Natalia Stanley in person and Attorney  
Arcady Bukh by telephone

Disposition: The court grants the joint request of the parties for a 60-day adjournment  
and sets a status conference for December 9, 2011, at 11:00 a.m.

Time under the Speedy Trial Act is tolled pending the status conference  
and all timetables that would otherwise be applicable in this case are  
stayed thereby giving the defense additional time to file any objection to  
the latest recommendation of the magistrate judge.

Notes: The parties request a status conference in 60 days. They seek  
additional time to review extensive discovery (years worth of emails), to  
provide victim notification (perhaps through publication), and to resolve  
this matter short of trial.

The defendant knowingly and voluntarily waives his right to a speed trial.

The court finds that the interests of justice are served by the continued tolling of time under the Speedy Trial Act inasmuch as the continuance will facilitate ongoing plea negotiations, resolution of complex discovery issues, and notice to potential victims. Moreover, the delay in proceedings does not outweigh the interests of the defendant and the public to a speedy trial.