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Attorneys for United States of America



# UNITED STATES DISTRICT COURT

NORTHERN

#### NORTHERN DISTRICT OF CALIFORNIA

#### OAKLAND DIVISION

UNITED STATES OF AMERICA.

Plaintiff,

v.

CR 4:16-CR-71531-MAG

[PROPOSED] ORDER OF DETENTION

ED UNDER SEA

AMER SINAN ALHAGAGGI.

Defendant.

On December 14, 2016, the defendant appeared at a detention hearing on the complaint filed in the above-referenced case. The government moved for detention. The Court has carefully considered the proffers and argument of the government and the defendant's counsel, along with the information provided by the U.S. Pretrial Services Officer. For the reasons set forth below, as well as those stated on the record on December 14, 2016, the Court finds that the government has met its burden of showing that the defendant poses both a serious flight risk and a danger to the community. Therefore, the Court orders that the defendant be detained.

#### T. LEGAL STANDARD

Under the bail statute, 18 U.S.C. § 3142, a Court may order the release of a defendant unless

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conditions of release will not reasonably assure the defendant's appearance or the safety of the community or another person. The Court must order a defendant detained if, after a hearing pursuant to the provisions of Section 3142(f), the Court finds that conditions cannot be fashioned to assure the defendant's appearance in Court or the safety of the community or another person. See 18 U.S.C. § 3142(e).

In evaluating whether conditions can be fashioned to assure the safety of the community or another person, a Court considers the factors in Section 3142(g), including (1) the nature and circumstances of the offense, including whether the offense is one of certain enumerated crimes (including a controlled substance offense), (2) the weight of the evidence, (3) the history and characteristics of the person (including his job, financial resources, family ties, community ties, substance abuse history, physical and mental condition, character, criminal history, past conduct, track record in appearing in court, and whether at the time of arrest the person was on supervision for parole, probation, or other release in a pending criminal case), and (4) the nature and seriousness of the danger to any person or the community posed by the person's release.

## II. PROCEDURAL FACTS

The defendant initially appeared before the Honorable Donna M. Ryu, U.S. Magistrate Judge, on November 30, 2016, charged by complaint with one count of aggravated identity theft, in violation of 18 U.S.C. § 1028A. Judge Ryu provisionally appointed the defendant counsel on that date; on December 2, 2016, the defendant appeared again before this Court so that counsel could be formally appointed. At that time the parties jointly stipulated to waive time for speedy trial purposes, and asked to schedule a detention hearing for December 14, 2016. The Court scheduled a detention hearing as requested, referred the matter to Pretrial Services for a bail study, and detained the defendant pending the hearing, as required by Section 3142(f).

On December 14, 2016, Pretrial Services provided a report that included the defendant's employment history, travel history, health information, and custodian information. The report noted that the defendant was not currently employed, and had spent significant lengths of time in Yemen.

Importantly, the report also contained allegations by an FBI agent that the defendant had been involved

in planning certain terrorism-related conduct before being arrested on the instant identity theft charges. During the hearing counsel for the defendant offered information about his proposed custodians and suggested release conditions. The government countered with a description of the alleged terrorism-related conduct in which the defendant was involved, including descriptions of instant messages allegedly sent by the defendant and recordings made of the defendant by undercover agents.

#### II. ANALYSIS

For the reasons stated on the record on December 14, 2016, the Court finds that the government has met its burden that the defendant poses both a serious risk of flight and a danger to the community. In particular, although the defendant is currently charged only with aggravated identity theft, the Court is concerned about the serious nature of the alleged terrorism-related conduct in which the defendant was involved. The Court notes that the defendant allegedly went so far as to meet with undercover agents on multiple occasions to plan a potential terrorist attack. The Court is also concerned about statements that the defendant allegedly made regarding plans to flee to Mexico and elsewhere after engaging in such an attack. The Court also notes the apparent lack of any appropriate sureties and custodians.

## III. CONCLUSION

For the reasons set forth herein, as well as those stated on the record on December 14, 2016, the Court hereby finds that the government has met its his burden that the defendant poses both a serious flight risk and a danger to the community.

Therefore, the Court ORDERS that the defendant be detained.

22 IT IS SO ORDERED.

DATED: December 20, 2016

HONORABLE KANDIS A. WESTMORE

United States Magistrate Judge

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UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	

UNITED STATES OF AMERICA,

Plaintiff,

v.

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AMER SINAN ALHAGGAGI,

Defendant.

Case No.16-mj-71531-MAG-1 (KAW)

SEALED\*

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S. District Court, Northern District of California.

That on 12/21/2016, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said envelope in the U.S. Mail, or by placing said copy(ies) into an inter-office delivery receptacle located in the Clerk's office.

Hanni Meena Fakhoury Federal Public Defender 1301 Clay Street, Suite 1350N Oakland, CA 94612

S. Waqar Hasib U.S. Attorney's Office Northern District of California 450 Golden Gate Avenue San Francisco, CA 94102

Dated: 12/21/2016

Susan Y. Soong Clerk, United States District Court

Honorable KANDIS A. WESTMORE