Case	3:09-cr-00040-BR	Document 6	Filed 01/29/2009	Page 1 of 1
ORP DET ORD (08/06)	IN THE UN	NITED STATES D	ISTRICT COURT	FILED
	FOR	THE DISTRICT (OF OREGON	FILED JAN 2'9 2009
UNITED STA	TES OF AMERICA, Plaintiff,		R <u>09-40-01 BR</u>	2019
v.		1	RDER OF DETENTIO EARING (18 USC § 31	
Harold James	Nicholson Defendant(s)) 11) 	Endite (10 050 § 51	72(1))
☐ risk S serie juror of ☐ Upon conside ☐ serie juror of ☐ serie juror of Having considered	attempt to do so, ration by the court <i>sua sponte</i> ous risk defendant will flee: ous risk defendant will obstruc attempt to do so, d the nature and circumstance	on or the community for t or attempt to obstruct j involving a: t or attempt to obstruct j s of the offense charged,	ustice, or threaten, injure, or ustice, or threaten, injure, or the weight of evidence again	intimidate a prospective witness or intimidate a prospective witness or st the defendant, the history and
characteristics of the defendant's re	the defendant, and the nature a elease, the court finds that:	and seriousness of the da	nger to any person and to the	community that would be posed by conditions will reasonably assure the
safety	of the community.		42(e) that no combination of	conditions will reasonably assure the
□ ICE □ Depc □ Mult ✔Alias □ Prior	criminal history, □ including supervision failure(s), □ inclu	 Outstanding warran Prior failure(s) to ap Mental health issue drug/drug related offens 	t(s)	n family/employment/community ties / no residence available ion unverified/unverifiable
□ Arre: □ Poss □ Viola ♥Prior □ Prior	or combination of conditions were of offense st behavior ession of weapon(s) ent behavior criminal history	□ Prior supe □ Substance □ Mental he □ Alleged o drug/drug related offens □ including illicit drug	ervision failures e use/abuse alth issues ffense involves child pornoge c □ including alcohol/alcoho	raphy on the internet
Defendant has	not rebutted by sufficient evic	dence to the contrary the	presumption provided in 18	USC § 3142(e).
THEREFORE , 1. 2. 3. 4.	far as practicable, from pers Defendant shall be afforded	the custody of the Attorn cons awaiting or serving a reasonable opportunit orrections facility in whi	sentences or being held in cu y for private consultation wit ch defendant is confined shal	h his counsel; I make the defendant available to the

kunny 39, 2009 DATED:

United States Magistrate Judge