ORP DET ORD (08/06)

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

I DITTEN OT A TOO	OF AMERICA	,			~(w
UNITED STATES	Plaintiff,) } }	CR <u>CR</u>	<u> 109-40-</u>	02-BR	
V.		}			TENTION AFTER	
Nathaniel James N	icholson	; }	HEARING	الال	JSC § 3142(i))	
	Defendant(s)	} }				
☐ risk to the serious ris ☐ serious ris juror or atten ☐ Upon consideration ☐ serious ris	sk defendant will flee: sk defendant will obstruct upt to do so, by the court sua sponte in sk defendant will flee: sk defendant will obstruct	n or the commu or attempt to on avolving a:	bstruct justice, or t	hreaten,	imes described in 18 USC § 3142(f)(1) injure, or intimidate a prospective witness of injure, or intimidate a prospective witness of injure, or intimidate a prospective witness of injure.	
Having considered the characteristics of the dethe defendant's release.	efendant, and the nature a	of the offense ond seriousness	charged, the weigh of the danger to an	t of evid y person	ence against the defendant, the history and and to the community that would be posed	by
☐ The offense charged safety of the	creates a rebuttable presu	mption in 18 U	SC § 3142(e) that	no comb	pination of conditions will reasonably assure	the:
□ Foreign cit □ ICE Detain □ Deportatio □ Multiple of □ Aliases □ Prior crimi	izenship and/or illegal alien ier n(s) r false identifiers	☐ In custody/s ☐ Outstanding ☐ Prior failure ☐ Mental heal lrug/drug relate	serving sentence g warrant(s) e(s) to appear th issues ed offense □ inclue	c c ding alco	fendant as required due to: Substance use/abuse Unknown family/employment/community Unstable/ no residence available Information unverified/unverifiable	ties
	vergn travel an			nconor a	ouse	
☐ Nature of c ☐ Arrest beha ☐ Possession ☐ Violent bel ☐ Prior crimi	offense avior of weapon(s) navior	□ P: □ S: □ M: □ A rug/drug related	rior supervision fai ubstance use/abuse lental health issues lleged offense invo d offense □ includ	lures blves chi	rsons and the community due to: ld pornography on the internet hol/alcohol related offense lcohol abuse	
☐ Defendant has not re	ebutted by sufficient evide	ence to the cont	rary the presumpti	on provi	ded in 18 USC § 3142(e).	
THEREFORE, IT IS	ORDERED that:					
1. Det	fendant is detained prior to					
2. Det far	fendant is committed to the as practicable, from perso	e custody of the	e Attorney General serving sentences	for cons	finement in a corrections facility separated, held in custody pending appeal;	as
Def	fendant shall be afforded a	a reasonable op	portunity for priva	te consu	Itation with his counsel;	
	e superintendent of the control ited States Marshal for the				fined shall make the defendant available to h any court proceeding.	the

United States Magistrate Judge