Case 3:10-cr-00475-KI Document 6 Filed 11/29/10 Page 1 of 1 Page ID#: 42

ORP DET ORD (08/06)

FOR THE DISTRICT OF OREGON

| UNITED STATES OF AMERICA, | CD 10.475 I | 71 | NOV 2 9 2010 |
|---|---|--|--|
| Plaintiff, | CR <u>10-475 F</u> | <u> </u> | 2010 |
| v. | | ETENTION AFTE | ER |
| Mohamud, Mohamed Osman Defendant(s) | HEARING (18 | USC § 3142(i)) | |
| ☐ On motion of the Government involving an alleged: ☐ risk to the safety of any other person or the community ☐ serious risk defendant will flee: ☐ serious risk defendant will obstruct or attempt to obstruct juror or attempt to do so, ☐ Upon consideration by the court sua sponte involving a: ☐ serious risk defendant will flee: ☐ serious risk defendant will obstruct or attempt to obstruct juror or attempt to do so, | act justice, or threater | n, injure, or intimidate | a prospective witness or |
| Having considered the nature and circumstances of the offense charge characteristics of the defendant, and the nature and seriousness of the the defendant's release, the court finds that: | | | |
| The offense charged creates a rebuttable presumption in 18 USC safety of the community. | § 3142(e) that no cor | nbination of condition | s will reasonably assure the |
| No condition or combination of conditions will reasonably assure □ Foreign citizenship and/or illegal alien □ In custody/service □ ICE Detainer □ Outstanding war □ Deportation(s) □ Prior failure(s) t □ Multiple or false identifiers □ Mental health is □ Aliases □ Prior criminal history, □ including drug/drug related of □ Prior supervision failure(s), □ including illicit drug use □ Other: □ | ng sentence rrant(s) to appear ssues fense including al | ☐ Substance use/abuse ☐ Unknown family/e ☐ Unstable/ no reside ☐ Information unversion | se mployment/community ties ence available ified/unverifiable |
| □ Arrest behavior □ Substa □ Possession of weapon(s) □ Menta | supervision failures ance use/abuse al health issues ed offense involves c rense including alo | hild pornography on t | he internet |
| $\hfill\Box$ Defendant has not rebutted by sufficient evidence to the contrary | the presumption pro | vided in 18 USC § 31 | 42(e). |
| 1. Defendant is detained prior to trial; 2. Defendant is committed to the custody of the Att far as practicable, from persons awaiting or serving 3. Defendant shall be afforded a reasonable opport. 4. The superintendent of the corrections facility in United States Marshal for the purpose of appears. DATED: Merry Dev 27, 2010 | ing sentences or bein unity for private con- which defendant is c | g held in custody pen- sultation with his cour onfined shall make the th any court proceedi | ding appeal; nsel; e defendant available to the |