

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

UNITED STATES OF AMERICA

v.

Case No. 8:03-CR-77-T-30TBM

HATEM NAJI FARIZ
_____ /

**MOTION TO ADOPT SAMI AMIN AL-ARIAN'S PROPOSED SUPPLEMENTAL
JUROR QUESTIONS BASED ON PREJUDICIAL PRETRIAL PUBLICITY**

Defendant, Hatem Naji Fariz, by and through undersigned counsel, moves this Honorable Court to allow him to adopt Sami Amin Al-Arian's Proposed Supplemental Juror Questions Based on Prejudicial Pretrial Publicity (Doc. 678, filed October 12, 2004), as a motion on Mr. Fariz's behalf, the grounds and relief requested as set forth in the motion, and the proposed questions, but only insofar as Dr. Al-Arian's motion is beneficial and not adverse to Mr. Fariz's interests herein.

WHEREFORE, Defendant, Hatem Naji Fariz, moves this Honorable Court to allow him to adopt Sami Amin Al-Arian's Proposed Supplemental Juror Questions Based on Prejudicial Pretrial Publicity (Doc. 678).

Respectfully submitted,

R. FLETCHER PEACOCK
FEDERAL PUBLIC DEFENDER

/s/ M. Allison Guagliardo
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 14th day of October, 2004, a true and correct copy of the foregoing has been furnished by CM/ECF, to Walter Furr, Assistant United States Attorney; Terry Zitek, Assistant United States Attorney; Cherie L. Krigsman, Assistant United States Attorney; William Moffitt and Linda Moreno, counsel for Sami Amin Al-Arian; Bruce Howie, counsel for Ghassan Ballut; and to Stephen N. Bernstein, counsel for Sameeh Hammoudeh

/s/ M. Allison Guagliardo
M. Allison Guagliardo
Assistant Federal Public Defender