

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA FLORIDA

FILED  
03 AUG -6 PM 4:33  
TAMPA, FLORIDA

UNITED STATES OF AMERICA

v.

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

HATIM NAJI FARIZ  
\_\_\_\_\_ /

UNOPPOSED MOTION FOR PERMISSION TO TRAVEL

The Defendant, Hatim Naji Fariz, pursuant to 18 U.S.C. § 3142(c)(3), requests this Honorable Court to temporarily amend his conditions of release to allow him to travel to the area of Chicago, Illinois, as outlined below, and as good grounds therefor would show:

1. On April 23, 2003, Mr. Fariz was released on a substantial secured bond, which includes agreements to forfeit property. One of the conditions of Mr. Fariz's release is that he not travel outside the Middle District of Florida

2. Mr. Fariz wishes to travel to Chicago, Illinois, for a family get-together, for the Labor Day holiday, and to surprise his parents for their anniversary. He would like to leave on August 28, 2003, and return to the Middle District of Florida on September 15, 2003.

3. Mr. Fariz would stay with his parents at 6509 West 81<sup>st</sup> Place, Burbank, Illinois 60459. Mr. Fariz would be able to be contacted at 708-430-1606.

4. Assistant United States Attorney Terry Zitek has been advised of this motion and has no objection.

FOREGOING MOTION  
DENIED GRANTED  
Date 6 day of Aug 2003  
Mark A. Brown  
UNITED STATES MAGISTRATE JUDGE

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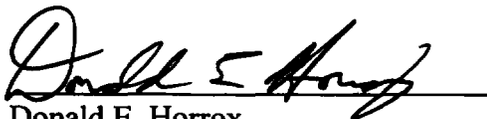
MEMORANDUM

The judicial officer may at any time amend an order of release to impose additional or different conditions of release. 18 U.S.C. § 3142(c)(3). Mr. Fariz respectfully submits that the proposed travel outlined above is reasonable.

WHEREFORE, the defendant, Hatim Naji Fariz, moves this Honorable Court for an order modifying his conditions of release to allow him to travel to the area of Chicago, Illinois, leaving on August 28, 2003, and returning on September 15, 2003.

Respectfully submitted,

R. FLETCHER PEACOCK  
FEDERAL PUBLIC DEFENDER



Donald E. Horrox  
Florida Bar # 0348023  
Assistant Federal Public Defender  
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Phone: (813) 228-2715  
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Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on August 4, 2003, a true and correct copy of the foregoing was hand delivered to Terry Zitek, Assistant United States Attorney, 400 North Tampa Street, Suite 3200, Tampa, Florida 33602.

A handwritten signature in black ink, appearing to read "Donald E. Horrox", written over a horizontal line.

Donald E. Horrox  
Assistant Federal Public Defender

F I L E C O P Y

Date Printed: 08/07/2003

Notice sent to:

— Walter E. Furr, Esq.  
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8:03-cr-00077 jlh

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