UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

UNITED STATES OF AMERICA,)	
Plaint	iff,)	Case No. 3:18-MJ-03225-DGW-1
VS.)	Case No. 5.16-Wij-05223-DGW-1
JACE A. FAUGNO,)	
Defen	dant.)	

MOTION TO CONTINUE PROBABLE CAUSE AND DETENTION HEARING

Comes now attorney Mark A. Hammer ("counsel"), and hereby moves for a continuance of the probable cause and detention hearing in this matter, currently set for November 6, 2018 at 10:30 am until November 16, 2018 at 10:00 am. This motion is made on the following grounds:

- 1. The defendant understands that he is entitled to a timely probable cause hearing and waives that requirement until November 16. He asks that his probable cause hearing and his detention hearing be continued until November 16.
- 2. The Government has no objection to the proposed continuance.

For these reasons, Counsel is respectfully requesting that the hearings currently scheduled for November 6, 2018 be continued until Friday, November 16, 2018 at 10:00 am.

Respectfully submitted,

/s/ Mark A. Hammer

Mark A. Hammer, Missouri Bar # 61542 The Hammer Law Firm, LLC 100 Chesterfield Bus. Pkwy Suite 200 Chesterfield, MO 63005 314-651-9311

CERTIFICATE OF SERVICE

I certify that, on November 5, 2018, a copy of this document was electronically filed with the Clerk of Court, and served on all counsel of record, by the CM-ECF system.

/s/ Michelle Deubler