

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY(S)

DEBRA W. YANG
 United States Attorney
 DANIEL A. SAUNDERS (#161051)
 Assistant United States Attorney
 Terrorism & Organized Crime Section
 (213) 894-2272

FILED

 62.11
 US FED 25 NOV 24
 AM 11:12

COPY

 UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

ANTHONY PELLICANO,

Defendant(s).

CASE NUMBER


CR- 02-1278-DT

 APPLICATION FOR REVIEW OF ORDER
 SETTING CONDITIONS OF
 RELEASE/DETENTION, PENDING TRIAL,
 (18 U.S.C. §3142) AND ORDER

 Application is made by plaintiff defendant _____ that

 a hearing be held to review the decision of the United States District Judge or Magistrate Judge by order
 dated November 27, 2002

- denying release and imposing detention under subsection (d) or (e) of Title 18 U.S.C. §3142; or
- ordering release upon certain conditions, or
- denying detention.

 This application is based on the following facts not previously considered by said judicial officer or changed

circumstances as follows:

1. At the detention hearing, the Magistrate Judge refused to consider the sealed affidavit in support of the search warrant for defendant's offices in No. 02-2408M because the affidavit had not yet been produced to defense counsel. That affidavit has now been produced and should be considered in assessing defendant's danger to the community.
2. On January 14, 2003, another search warrant for defendant's offices issued in No. 03-0064M (affidavit under seal), based on the Magistrate Judge's finding that defendant had conducted and/or was conducting illegal wiretapping in violation of Title 18, United States Code, Sec. 2511
3. On February 13, 2003, defendant telephoned the father of a former employee and potential witness in order to intimidate and dissuade the former employee from testifying before a federal grand jury conducting an ongoing inquiry into defendant's suspected criminal conduct.

Relief sought (*be specific*):

Order of pretrial detention.

Counsel for the defendant consulted with plaintiff United States Government on _____
and opposing counsel declines to stipulate to an order providing the relief sought.

An interpreter is is not required. Language _____

DATED: February 24, 2003



Attorney

ORDER

IT IS ORDERED that this application is DENIED is GRANTED and calendared for hearing before
U. S. District Judge/Magistrate Judge D. TEVRIZIAN

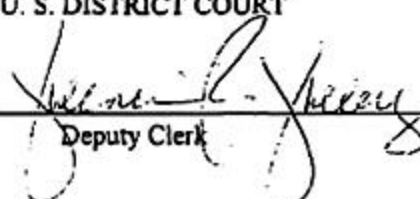
on ~~THURSDAY, MARCH 6, 2003~~ at 4:00 a.m. (p.m. (circle one)).

WEDNESDAY, MARCH 12, 2003

BY ORDER OF THE COURT

CLERK, U. S. DISTRICT COURT

DATED: February 27, 2003

By 

Deputy Clerk

NOTE

The original Application shall be lodged with the Clerk. Upon an order of the Court setting the matter on calendar, copies should be served on opposing counsel, PSA and interpreter, if needed, and a return of notice of proof of service showing receipt shall be attached and filed not later than 3:00 p.m. of the date preceding the hearing.