

## USA v. Wathogoma

2017 | Cited 0 times | D. Arizona | June 20, 2017

## $1\ 2\ 3\ 4\ 5\ 6\ 7\ 8\ 9\ 10\ 11\ 12\ 13\ 14\ 15\ 16\ 17\ 18\ 19\ 20\ 21\ 22\ 23\ 24\ 25\ 26\ 27\ 28$

WO

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ARIZONA

United States of America,

Plaintiff, v. Albert William Wathogoma,

Defendant,

No. CR-15-08019-001-PCT-SPL ORDER

The defendant appeared in court with counsel. The defendant's probable cause hearing was waived and the detention hearing was submitted on the record. The Court finds probable cause to believe the defendant violated the terms of his supervised release as alleged in the petition. The Court further finds, pursuant to Rule 32.1(a)(6), that defendant has failed to show by clear and convincing evidence that he is not a flight risk or a danger. IT IS HEREBY ORDERED that the defendant shall be bound over for further proceedings on the petition to revoke his supervised release. IT IS FURTHER ORDERED that the defendant is detained as a flight risk and a danger, pending further revocation proceedings. Dated this 20th day of June, 2017.

Honorable Eileen S. Willett United States Magistrate Judge