



## USA v. EI

2019 | Cited 0 times | W.D. North Carolina | December 3, 2019

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA

CHARLOTTE DIVISION DOCKET NO: 3:16-CR-00166-MOC-DSC-1 UNITED STATES OF AMERICA )

vs. )

ORDER AMUR MASHUG EL, ) Defendant. )

THIS MATTER is before the Court on Defendant s pro se motions, labeled Attorney- # (#116), whereby he purports to terminate counsel and request

new assistance because c him #115). Defendant terminated his last attorney for precisely the same reason. (#92). The pending motions were filed on the eve of trial, so the Court held a hearing before commencement. Finding the motions were an attempt to delay trial, the Court stated Defendant could proceed pro se or with current counsel, but that the trial would proceed regardless of his decision. After conferring with his attorney, Defendant indicated he wished to proceed with counsel. Thus, the Court enters the following order.

ORDER IT IS, THEREFORE, ORDERED that motions Attorney- (#105) of Appearance and Notice of Acceptance

#116), are each DENIED as MOOT.

Signed: December 3, 2019

