# UNITED STATES DISTRICT COURT

ALLIM	District of No	eth Carolina		
Middle	District of No	rth Carolina		
United States of America v. Hamza Altaf Khawaja	)	Case No.	:24MJ <u><b>5</b>/5</u>	
Defendant(s)	/			
CRIM	INAL CO	MPLAINT	,	
I, the complainant in this case, state that th	ne following is	true to the bes	st of my knowledge and belief	<b>.</b>
On or about the date(s) of August through Dece	ember 2024	in the county	of Forsyth	in the
Middle District of North Carolina	, the def	endant(s) viola	nted:	
Code Section		Offense D	Description (	
18 U.S.C. § 1512(b)(3) Tampering	g with a Witne	ess, Victim, or I	nformant	
This criminal complaint is based on these sees attached Affidavit of Special Agent David Yu  Continued on the attached sheet.	facts:			
Continued on the attached sheet.	*			
On this day, the applicant appeared before me via re electronic means, that is by telephone, was placed uoath, and attested to the contents of this Criminal Complaint and attached affidavit in accordance with requirements of Fed. R. Crim. P. 4.1.	ınder		/S/ David Yu  Complainant's signature  David Yu, Special Agent, FBI  Printed name and title	
Date: 12/31/2024			Judge's signature	le
City and state: Winston-Salem, North Ca	rolina	Joi Eliz	zabeth Peake, U.S. Magistrate	Judge

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

## AFFIDAVIT IN SUPPORT OF A CRIMINAL COMPLAINT

- I, David Yu, being duly sworn do hereby affirm and state the following.
- 1. I am a Special Agent with the Federal Bureau of Investigation ("FBI"), currently assigned to the Charlotte Division. I have been a Special Agent with FBI since January 1999. As such, I am an investigative or law enforcement officer of the United States within the meaning of Section 2510(7) of Title 18, United States Code, that is, an officer of the United States who is empowered by law to conduct investigations and make arrests defined by Title 18, United States Code. While employed with FBI, I have participated in numerous investigations, including health care fraud investigations.

# Purpose of Affidavit

2. This Affidavit is submitted for the limited purpose of establishing
probable cause that HAMZA ALTAF KHAWAJA ("KHAWAJA"), in the Middle
District of North Carolina and elsewhere, did knowingly attempt to corruptly
persuade with the intent to hinder, delay, or prevent
the communication to law enforcement officers with the FBI and the U.S.
Department of Health and Human Services, Office of the Inspector General of
information relating to the commission of a Federal offense, health care fraud,
Title 18, United States Code, Section 1347, by posing as an Urdu interpreter for
conversations with attorney, in violation of Title 18, United
States Code, Section 1512(b)(3).

- 3. The facts contained in this Affidavit are based on my personal knowledge and observations, as well as facts relayed to me by other law enforcement officers, witnesses, and documents. This Affidavit does not contain all the facts of this investigation known to me or to other law enforcement personnel. Rather, it sets forth only those facts sufficient to establish probable cause in support of the requested criminal complaint.
- 4. 18 U.S.C § 1512(b)(3) prohibits tampering with a witness or informant by providing that "[w]hoever knowingly uses intimidation, threatens, or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward another person with intent to— (3) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense shall be fined under this title or imprisoned not more than 20 years, or both."

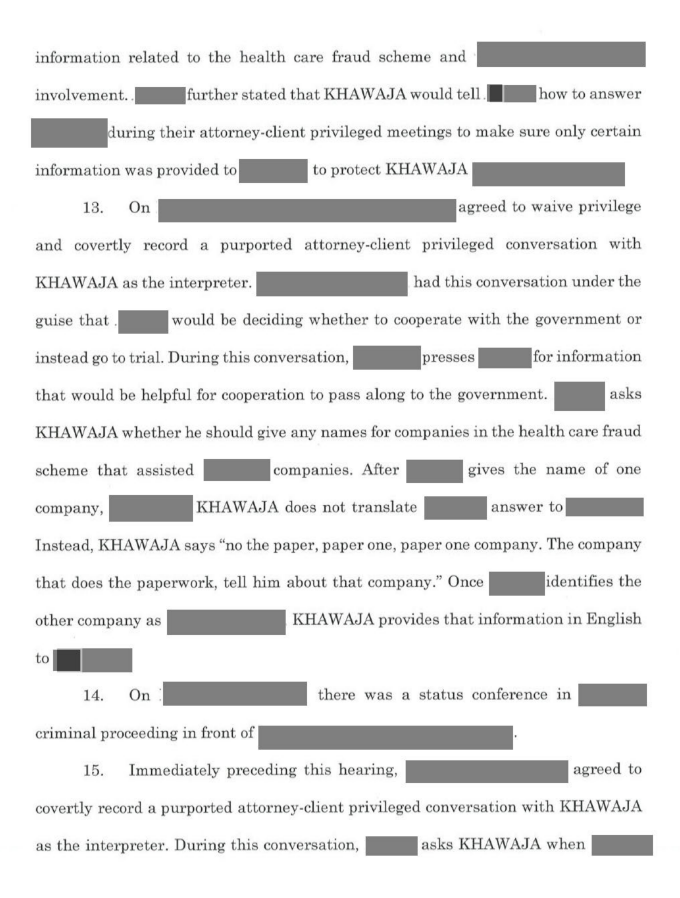
#### **Probable Cause**

5. On .	was arrested on a
criminal complaint alleging the commission of health care fraud	, in violation of Title
18, United States Code, Section 1347. was then indicted	l by a grand jury on
for violations of the same statute.	
6. The health care fraud scheme alleged includes that	, as the owner
of two Durable Medical Equipment (DME) companies, fraudule	ntly billed Medicare
for medically unnecessary DME.	

One company that shipped the DME
to Medicare beneficiaries is Onyx Med Supply. KHAWAJA is the owner of Onyx.
7. On August 21, 2024, had withdrawn \$500,000 in cash from a
bank account associated with one of the DME companies.
provided this money to
8. "'s native language is Urdu, and for all court proceedings he
requires the use of an interpreter. 's retained counsel, , also
requires the use of an interpreter for his attorney-client privileged conversations with
. KHAWAJA speaks both Urdu and English.
9. Shortly after retained as defense counsel for s
criminal proceeding, retained an interpreter known to him by the name of
"Ali BHATTI" for any attorney-client privileged communications.
"BHATTI" as an interpreter because instructed him to do so.
stated to law enforcement that during a phone call with KHAWAJA, KHAWAJA told
that KHAWAJA would act as an interpreter for with his defense
attorney. KHAWAJA told
an interpreter. agreed to this arrangement because, at the time, he believed
KHAWAJA and were going to manage everything for and help
to get out of jail.
10. never met "BHATTI" in person. All interpreted conversations
occurred with "BHATTI" on the telephone.

11. informed the Government, via
that "BHATTI" is actually KHAWAJA. That same night, recorded
a phone call,¹ , KHAWAJA, and an
individual referred to as was the main person
speaking with and KHAWAJA were in the background.
In this conversation, asks , KHAWAJA, and when
they will pay back money to the government,
, and KHAWAJA refused to provide the name of the individual to
whom had allegedly given the cash. expresses his desperation
that the money be returned to the government because he believes the return of the
money will mean he can get out of jail. During this conversation, stated
KHAWAJA's name multiple times, and told him not to say names.
12. On informed the government that
KHAWAJA had told . that KHAWAJA would be sinterpreter for
conversations with his attorneys. stated that KHAWAJA
are involved in the health care scheme, and was only involved in withdrawing
money and business financial transactions but not operating the businesses.
and KHAWAJA told not to say their names in discussions with
's attorney. stated that he was scared KHAWAJA
would hurt if he cooperated with the government and provided

 $<sup>^{\</sup>mbox{\tiny l}}$  All recorded phone calls referenced in this affidavit have been translated/summarized by an FBI translator.



can expect to get the money that had withdrawn in cash prior to his arrest to return to the government. KHAWAJA advises that the money will be available after December 20 or 21. tells KHAWAJA that he cannot tell knows this date. this date because will question how s family told him this KHAWAJA tells to tell that information. KHAWAJA also instructed to tell that can tell the Court about the return of the cash. had informed through s defense in any trial or KHAWAJA, that returning the money would help plea negotiations.

## Khawaja's Plans to leave the United States

16. Customs and Border Patrol (CBP) records confirmed that KHAWAJA is scheduled to depart the United States on or about December 31, 2024, via American Airlines AA120 from Philadelphia International Airport, Philadelphia, PA, to Doha International Airport, Doha, Qatar. KHAWAJA is then continuing on from Doha, Qatar to Allama Iqbal International Airport, Lahore, Pakistan. CBP records indicate that KHAWAJA has a return flight to the United States scheduled for January 10, 2025. These flights were just booked on December 28, 2024.

### Conclusion

17. Based on the foregoing, I respectfully submit that there is probable cause to believe that KHAWAJA has committed witness tampering, in violation of Title 18, United States Code, Section 1512.

Respectfully submitted,

/s/ David Yu

David Yu, Special Agent Federal Bureau of Investigations

In accordance with Rule 4.1(b)(2)(A), the Affiant testified under oath to the contents of this affidavit, which was submitted to me by reliable electronic means on this 31 day of December 2024, at 6:51 p.m.

Hon. Elizabeth Joi Peake

United States Magistrate Judge