

UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 92-2849
Summary Calendar

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

BETTY JORDAN,

Defendant-Appellant.

Appeal from the United States District Court
For the Southern District of Texas
(CR-H-92-146)

(December 18, 1992)

Before POLITZ, Chief Judge, GARWOOD and SMITH, Circuit Judges.

PER CURIAM:*

Betty Jordan, under indictment for wire fraud and money laundering, appeals the district court's decision to revoke bond and conditions of release. The magistrate judge originally ordered home detention with electronic monitoring and a \$100,000 bond,

*Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.

finding that Jordan posed a risk of flight and a potential danger to witnesses in the case. The government moved to revoke because Jordan lied to her pretrial services officer when she obtained permission to leave her residence to obtain papers for her attorney and instead engaged in the sale of emus, and because she had engaged in the sale of stolen emus. The district court found probable cause that Jordan had committed a felony while on release -- knowing possession of stolen emus -- and that she had not rebutted the presumption that she posed a danger to the community. **United States v. Jackson**, 845 F.2d 1262, 1264 (5th Cir. 1988). These conditions are amply supported by the record.

The district court's order is AFFIRMED.