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2		FILED CLERK, U.S. DISTRICT COURT					
3		10/6/2020					
4		CENTRAL DISTRICT OF CALIFORNIA BY:JGUDEPUTY					
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8	UNITED STATES DISTRICT COURT						
9	FOR THE CENTRAL DISTRICT OF CALIFORNIA						
10	SOUTHERN DIVISION						
11	UNITED STATES OF AMERICA,	No. 8:20-cr-00146-DOC					
12	Plaintiff,	<u>I N F O R M A T I O N</u>					
13	v.	[18 U.S.C. § 2339C(c): Concealing					
14	JASON FONG,	the Provision of Material Support and Resources and Funds]					
15	aka "asian_ghazi,"						
16	Defendant.						
17	The United States Attorney charges:						
18	[18 U.S.C. § 2339C(c)]						
19	On or about May 18, 2020, in Orange County, within the Central						
20	District of California, and elsewhere, defendant JASON FONG, also						
21	known as "asian_ghazi," a national of the United States located in						
22	the United States, knowingly concealed and disguised the nature,						
23	location, source, ownership, and control of material support and						
24	resources and funds, knowing the same were to be provided to a						
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1	foreign terrorist organization, namely Hamas, also known as the Izz
2	al-Din al Qassam Brigades, in violation of 18 U.S.C.§ 2339B.
3	NICOLA T. HANNA United States Attorney
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5	Chart Com
6	CHRISTOPHER D. GRIGG Assistant United States Attorney
7	Chief, National Security Division
8	ANNAMARTINE SALICK Assistant United States Attorney
9	Chief, Terrorism and Export Crimes Section
10	MARK TAKLA
11	Assistant United States Attorney Deputy Chief, Terrorism and Export
12	Crimes Section
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