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4	Attorneys for the United States			
5	Automeys for the Onned States			
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/ 8	IN THE UNITED STATES DISTRICT COURT			
8 9	EASTERN DISTRICT OF CALIFORNIA			
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11	UNITED STATES OF AMERICA,	No. 2:18-c	v-03003 JAM DB	
12	Plaintiff,			
13	v.	FINDING RECOMM	S AND IENDATIONS	
14	APPROXIMATELY \$9,990.00 IN U.S.			
15	CURRENCY,			
16	Defendant.			
17	This matter came before the Honorable Deborah Barnes on the United States' ex parte motion			
18	for default judgment. There was no appearance by or on behalf of any other person or entity claiming			
19	an interest in the above-captioned defendant currency to oppose the United States' motion. Based on			
20	the United States' motion and the files and records of the court, THE COURT FINDS as follows:			
21	1. This action arose out of a Verified	d Complaint fo	r Forfeiture In Rem filed November 19,	
22	2018.			
23	2. The United States has moved this	Court, pursua	nt to Local Rule 540, for entry of default	
24	judgment of forfeiture against potential claimants Karl Jones and Michael Garcia.			
25	3. The United States has shown that a complaint for forfeiture was filed; that potential			
26	claimants Karl Jones and Michael Garcia received notice of the forfeiture action; that any and all other			
27	unknown potential claimants have been served by publication; and that grounds exist for entry of a fina			
28	judgment of forfeiture.	1		
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Therefore, IT IS RECOMMENDED as follows:

1. That Karl Jones and Michael Garcia be held in default;

3 2. That the United States' motion for default judgment and final judgment of forfeiture be
4 granted;

3. That judgment by default be entered against any right, title, or interest of potential claimants Karl Jones and Michael Garcia in the defendant currency referenced in the above caption;

7 4. That a final judgment be entered, forfeiting all right, title, and interest in the defendant
8 currency to the United States, to be disposed of according to law;

9 5. That the Default Judgment and Final Judgment of Forfeiture lodged herein be signed by
0 the Honorable John A. Mendez and filed by the Clerk of the Court.

These findings and recommendations will be submitted to the United States District Judge
assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(1). Within fourteen (14) days
after these findings and recommendations are filed, any party may file written objections with the court.
A document containing objections should be titled "Objections to Magistrate Judge's Findings and
Recommendations." Any reply to the objections shall be served and filed within seven (14) days after
service of the objections. The parties are advised that failure to file objections within the specified time
may, under certain circumstances, waive the right to appeal the District Court's order. See Martinez v.
Ylst, 951 F.2d 1153 (9th Cir. 1991).

Dated: March 11, 2019

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	N. JANZ
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DEBORAH BARNES UNITED STATES MAGISTRATE JUDGE