

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

YONG S. CHA,

Petitioner,

v.

UNITED STATES OF AMERICA,

Respondent.

On Petition For Writ of Certiorari
To The United States Court of Appeals
For the Ninth Circuit

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

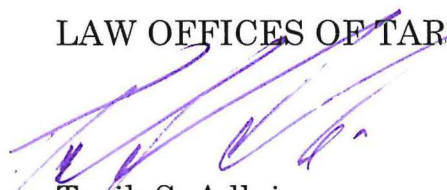
TARIK S. ADLAI
LAW OFFICES OF TARIK S. ADLAI
65 No. Raymond Avenue
Suite 320
Pasadena, California 91103
(626) 578-7294

Counsel for Petitioner

Petitioner Edward Cha, by and through his attorney of record, Tarik S. Adlai, hereby seeks leave to proceed *in forma pauperis*. Petitioner has previously been granted leave to proceed *in forma pauperis* by the United States Court of Appeals for the Ninth Circuit and was found to qualify for the appointment of counsel pursuant to the Criminal Justice Act (18 U.S.C. §3006A), and the undersigned counsel has been so appointed.

Respectfully Submitted,

LAW OFFICES OF TARIK S. ADLAI



Tarik S. Adlai
Counsel of Record
Attorney for Petitioner

AUGUST 28, 2019.