

U.S. Department of Justice

Office of the Solicitor General

Washington, D.C. 20530

June 14, 2021

Honorable Scott S. Harris Clerk Supreme Court of the United States Washington, D.C. 20543

Re: Eddie Houston, Jr. v. United States, No. 20-1479

Dear Mr. Harris:

The petition for a writ of certiorari in the above-captioned case was filed on April 19, 2021. The government's response is now due, after one extension, on June 21, 2021. We respectfully request, under Rule 30.4 of the Rules of this Court, a further extension of time to and including July 21, 2021, within which to file a response.

This extension is necessary because the attorneys with principal responsibility for preparation of the government's response have been heavily engaged with the press of previously assigned matters with proximate due dates.

Counsel for petitioner does not oppose this further extension.

Sincerely,

Elizabeth B. Prelogar Acting Solicitor General

cc: See Attached Service List

20-1479 HOUSTON, EDDIE JR. USA

> YAIRA DUBIN O'MELVENY & MYERS LLP TIMES SQUARE TOWER 7 TIMES SQUARE NEW YORK, NY 10036 212-728-5946

> JEFFREY L. FISHER O'MELVENY & MYERS LLP 2765 SAND HILL ROAD MENLO PARK, CA 94025 650-473-2633 JLFISHER@OMM.COM

SMITA GHOSH CONSTITUTIONAL ACCOUNTABILITY CENTER 1200 18TH ST. NW STE. 501 WASHINGTON, DC 20036 202-296-6889 SMITA@THEUSCONSTITUTION.ORG

BRIANNA FULLER MIRCHEFF DEPUTY FEDERAL PUBLIC DEFENDER 321 EAST 2ND STREET LOS ANGELES, CA 90012-4202 213-894-4408 BRIANNA_MIRCHEFF@FD.ORG 213-894-0081(Fax) DAVID M. PORTER ASSISTANT FEDERAL DEFENDER 801 I STREET, 3RD FLOOR SACRAMENTO, CA 95814 916-498-5700 DAVID_PORTER@FD.ORG