

SUPREME COURT OF THE UNITED STATES

SCOTUS NO. _____

USCA 2nd No. 20-3139

UNITED STATES

Respondent

V.

RAMEL GENERAL A/K/A RA

Defendant-Petitioner

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

NOW COMES the defendant-petitioner, RAMEL GENERAL, by and through his CJA-appointed attorney, David J. Wenc, and moves this Honorable Court to permit him to proceed in forma pauperis to file the defendant-petitioner's Petition for a Writ of Certiorari for the following reasons:

1. The petitioner is seeking Supreme Court review by way of certiorari of the Second Circuit's Order granting the Government's Motion to Dismiss.
2. The United States District Court appointed petitioner's counsel under the provisions of the Criminal Justice Act, 18 U.S.C., Sec.

3006A. Counsel has continued to represent petitioner throughout this case on that basis.

WHEREFORE, the defendant-petitioner by and through his attorney prays that this motion be granted and that this Court permit him to proceed in forma pauperis to file a Petition for A Writ of Certiorari.

RESPECTFULLY SUBMITTED,
RAMEL GENERAL,

By: /s/ David J. Wenc

DAVID J. WENC,
His Attorney
Wenc Law Firm, LLC
184 Dusky Lane
Suffield, CT 06078
Tel. (860) 371-6633
Fed. Bar #ct00089
dwenc@wenclawfirmllc.com

CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of April 2022, I served the within application upon the Solicitor General of the United States, Room 5614, Department of Justice, 950 Pennsylvania Ave., N. W., Washington, DC 20530-0001, and the Office of the United States Attorney, AUSA Natasha Freismuth, 157 Church Street, Floor 25, New Haven, CT 06510. In addition, a copy was mailed to the Petitioner: Ramel General #276012, Hartford Correctional Center, 177 Weston Street, Hartford, CT 06120

By: /s/ David J. Wenc

DAVID J. WENC,
His Attorney
Wenc Law Firm, LLC
184 Dusky Lane
Suffield, CT 06078
Tel. (860) 371-6633
Fed. Bar #ct00089
dwenc@wenclawfirmllc.com