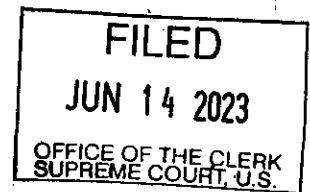


No. **22 - 7826**



IN THE  
SUPREME COURT OF THE UNITED STATES

Ronell Watson — PETITIONER  
(Your Name)

VS.

United States — RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

☐ Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):  
\_\_\_\_\_  
\_\_\_\_\_

☒ Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

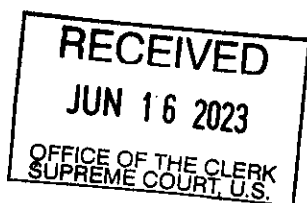
☐ Petitioner's affidavit or declaration in support of this motion is attached hereto.

☒ Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

☒ The appointment was made under the following provision of law: 18 U.S.C. 3006A (Criminal Justice Act), or

☐ a copy of the order of appointment is appended.

Ronell Watson  
(Signature)



## INITIAL APPEARANCE CALENDAR

Magistrate Judge : Steven Tiscione Date: 12/10/18Magistrate Case Number: 18-1191M LOG #: 3:42-3:47Defendant's Name: Ronell Watson☒ Court appointed counsel. Defendant retained counsel.Defense Counsel: Michelle Gelernt + Benjamin Yaster CJA:        FDNY: ☒ RET:       A.U.S.A. Richard Donohue + Francisco Navarro Clerk : Felix ChinInterpreter :        Language:       ☒ ARRAIGNMENT on Complaint held. ☒ Government Agent Sworn       DETENTION HEARING Held:        Government opposed bail for reasons stated on the record.       Bond set at       .        Bond set on consent of both parties.Defendant :        released        held pending satisfaction of bond conditions.       Defendant advised of bond conditions set by the Court and signed the bond.       Surety(ies) sworn, advised of bond obligations by the Court and signed the bond.       (Additional) surety/ies to co-sign bond by              After detention hearing, Court orders detention in custody.        Leave to reopen granted       Temporary Order of Detention Issued. Bail Hearing set for       ☒ At this time, defense counsel states on the record that the defendant does not have a bail application / package. Order of detention entered with leave to reapply to a Magistrate or to the District Court Judge to whom the case will be assigned.☒ Preliminary Hearing set for:       ; or ☒ waived by defendant       Status Conference set for:        before Judge       ☒ Medical memo issued.       REMOVAL (Rule 5) PROCEEDING held. To the district of:              Identity hearing held. Court        orders removal        denies removal       Defendant waives:        identity hearing        preliminary hearing       Identity/ Removal Hearing set for:              No bail application presented to the Court. Commitment to the District        entered.Other Comments/Rulings: