

THE SUPREME COURT
OF THE UNITED STATES

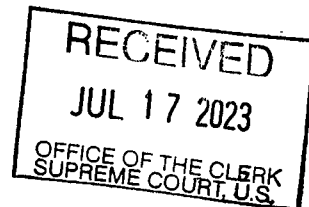
JEREMY DAVID ADAMS,)	CASE NO.
)	
Petitioner,)	
)	
vs.)	
)	
THE UNITED STATES OF AMERICA ,)	
)	
Respondent.)	<u>MOTION TO REQUEST</u> <u>EXPEDITED DECISION</u>

Here comes the petitioner, Jeremy Adams, requesting an expedited decision on accepting or denying certiorari. The petitioner is currently in oppressive, soul-destroying pretrial detention in a case in which he expects to be found innocent, but the government has been sluggish in producing discovery that would exculpate him, impeach law enforcement and the prosecution, and reports that show evidence of illegal searches.

"[I]t is well to remember the magnitude of injury that pretrial detention inflicts and the departure it marks from ordinary forms of constitutional governance. Executive powers to detain an individual is the hallmark of a totalitarian state. Under our Constitution the prohibition against excessive bail, the Due Process clause of the Fifth Amendment, the presumption of innocence . . . all militate against this abhorrent practice."

United States v. Montalvo-Murillo, 495 U.S. 711, 723-24 (1990) (Stevens, J. dissenting). "Relief in this type of case must be speedy if it is to be effective." *Stack v. Boyle*, 342 U.S. 1, 4 (1951). Because of the government's continued requests for extensions, the district court's consistent and regular *sua sponte* ends of justice continuances (of which the petitioner regularly objects), the district court's continued reluctance to rule on release under 18 USC § 3145(b), and an unscheduled trial date that may actually be many months if not years away, the petitioner humbly and respectfully begs the Court to grant an expedited decision.

In accordance with 28 USC § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on 6/8/2023.



Respectfully submitted,


/s/ **JEREMY ADAMS**
Pro Se

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Certificate of Service

This petition was sent to the Solicitor General, in accordance with S.Ct. Rule 29.4(a), by
prepaid first-class mail on 6/17/2023 to:

Solicitor General of the United States
Room 5616
Department of Justice
950 Pennsylvania Ave., N.W.
Washington, DC 20530-0001

In accordance with 28 USC § 1746, I declare under penalty of perjury that the foregoing is
true and correct. Executed on 7/6/2023.


/s/ **JEREMY ADAMS**