

IN THE SUPREME COURT OF THE UNITED STATES

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IN RE: DEON D. COLVIN –PETITIONER

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**MOTION FOR LEAVE TO FILE A SECOND SUPPLEMENTAL BRIEF**  
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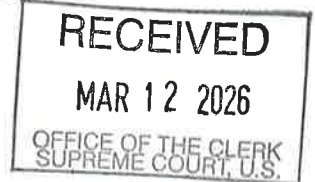
To the Honorable Justices of the Supreme Court:

1. I, Petitioner, Deon D. Colvin, proceeding *pro se, in forma pauperis*, and pursuant to Rule 21(1) of Rules of the Supreme Court, respectfully submits this motion for leave to file a second supplemental brief.

2. Petitioner desires leave to file a second supplemental brief that details developments that have occurred in the case since the filing of his first supplemental brief, and how those developments impact his Petition for Writ of Mandamus. Therefore, Petitioner respectfully requests leave to file the attached Proposed Second Supplemental Brief.

3. For the foregoing reasons, Petitioner prays the Court grants this motion.

4. On March 10, 2026 date, Petitioner contacted Caroline Zile, Counsel for Respondent District of Columbia et al. at [caroline.vanzile@dc.gov](mailto:caroline.vanzile@dc.gov) and Clifton Cislak, Clerk for Respondent District of Columbia Circuit Court of Appeals at [ecfhelp@cadc.uscourts.gov](mailto:ecfhelp@cadc.uscourts.gov) to get Respondents' positions on this motion. As of filing, no response was provided so Petitioner does not know if Respondents oppose or consent to the motion.



5. This motion is being made on the 10<sup>th</sup> day of March 2026.

Respectfully Submitted,

**DEON D. COLVIN**



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Petitioner (*Pro Se*)

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No. 25-6639

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IN THE  
SUPREME COURT OF THE UNITED STATES

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IN RE: DEON D. COLVIN —PETITIONER

**ON PETITION FOR A WRIT OF MANDAMUS TO THE  
UNITED STATES COURT OF APPEALS FOR THE  
DISTRICT OF COLUMBIA CIRCUIT**

PROPOSED SECOND SUPPLEMENTAL BRIEF

DEON D. COLVIN

(Your Name)

743 FAIRMONT STREET NW #211

(Address)

WASHINGTON, DISTRICT OF COLUMBIA, 20001

(City, State, Zip Code)

216-396-8512

(Phone Number)

## **INTRODUCTION**

Pursuant to Supreme Court Rule 15.8, Petitioner respectfully files this Second Supplemental Brief to call the Court's attention to intervening matters not available at the time of the last filing.

### **I. ADDITIONAL PROCEEDINGS**

On February 17, 2026, Petitioner filed a motion for leave to file an amended index of appendices and a proposed supplemental brief. The proposed supplemental brief was docketed, but the proposed amended index of appendices was not. On February 19, 2026, Chief Justice Roberts denied Petitioner's emergency application for a stay of the mandate (case no. 25A918). *See App. P.* On February 19, 2026, the D.C. Circuit issued its **MANDATE** to the district court. *See App. Q.* On February 27, 2026, Petitioner filed a renewed emergency application to stay the mandate. The renewed application was returned to Petitioner on March 6, 2026. On March 10, 2026, Petitioner re-filed the renewed emergency application to stay the mandate.

On March 10, 2026, Petitioner filed a motion for judicial notice and leave to supplement the appendix simultaneously with this motion.

### **II. SECOND SUPPLEMENTAL ARGUMENTS REGARDING THE IMPACT OF THE ADDITIONAL PROCEEDINGS ON THE PETITION**

Petitioner's February 17, 2026 proposed supplemental brief that was docketed informed the Court of additional proceedings in the case. The undocketed Proposed Amended Index of Appendices left the original Index of Appendices uncorrected at Appendix D and K.

Chief Justice Robert's February 19, 2026 denial of Petitioner's emergency motion for a stay of the mandate impacted the case by not preventing the issuance of the mandate.

The D.C. Circuit's February 19, 2026 issuance of the mandate has officially returned jurisdiction to the District Court, constrains that court to enforcement of the mandate which is the

finalization of the dismissal of the case, and makes the Court’s intervention via the writ even more necessary to ensure Petitioner’s Rule 59 (e) motions are actually adjudicated and his Fifth Amendment right to procedural due process for the motions and the complaint is protected, thus preventing irreparable harm to Petitioner.

Petitioner’s February 27, 2026 renewed application to stay the mandate—an application which now requires the recall and stay of the mandate since the mandate has issued—impacts the case by showing that Petitioner has exhausted all procedural remedies to preserve the status quo while the Court considers the instant petition, and may prompt this Court’s recall and stay of the mandate while the Court considers the instant petition.

Petitioner’s March 10, 2026, motion for judicial notice and leave to supplement the Appendix impacts the case by providing the full text of the Rule 59 (e) motions and the portion of the District Court docket (Supp. App. R at 3-4) that was omitted from the record below that is essential to establishing Petitioner’s “clear and indisputable right” to mandamus relief.

In short, the additional proceedings are further confirmation that the instant petition was absolutely necessary, and that unless the writ is granted Petitioner will suffer irreparable harm to his Fifth Amendment rights to procedural due process and an unjust and clearly premature dismissal of his federal case.

### **PRAYER FOR RELIEF**

In the event a recall and stay of the mandate has not been granted when the Court considers the Petition and Petitioner’s first and second supplemental briefs, Petitioner prays for (1) a recall and stay of the mandate, and (2) issuance of the writ to the D.C. Circuit to return the case to the District Court for adjudication of Petitioner’s undocketed and unadjudicated Rule 59

(e) motions, correction of the district court case record to include these motions, and further proceedings.

## CONCLUSION

For the reasons noted in the Petition, and in Petitioner's first supplemental brief, and in this second supplemental brief, the petition for writ of mandamus should **GRANTED**.

Respectfully Submitted,

**DEON D. COLVIN**

**DATE**

*Deon D. Colvin*

*3-10-26*

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