UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF PENNSYLVANIA

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RAHEEM J. BRENNERMAN, on behalf of himself,

Petitioner, Emergency Petition for Writ of Habeas Corpus

-vs- IMMEDIATE RELIEF SOUGHT

Warden DOUGLAS K. WHITE, warden of Allenwood Federal Civil Action Case No. 3:20-cv-01069-RDM

Correctional Institution Low,

Respondent,

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DECLARATION OF PETITIONER PRO SE RAHEEM J. BRENNERMAN

IN SUPPORT OF HIS HABEAS CORPUS PETITION

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RAHEEM J. BRENNERMAN, hereby declares pursuant to 28 U.S.C.S. 1746 under penalty of perjury as follows:

1. I, Raheem Jefferson Brennerman ("Brennerman") am a Pro Se Petitioner

2. I am the Petitioner Pro Se in this instant petition. As such, I am familiar with the facts of this matter.

3. The facts contained in the habeas corpus petition pursuant to 28 U.S.C.S. 2241 dated June 24, 2020, the reply brief dated July 28, 2020, the letter motion dated August 5, 2020 and this declaration are true and accurate.

4. I am currently incarcerated at FCI Allenwood Low

5. I suffer from diabetes, high blood pressure and high cholesterol, medical pre-conditions which puts me at a heightened risk from Covid-19

6. I submit this declaration in support of my 2241 habeas corpus petition with opening brief dated June 24, 2020, reply brief dated July 28, 2020 and letter motion dated August 5, 2020

7. On August 3, 2020, FCI Allenwood Low confirmed that the institution was experiencing case of Covid-19.

8. On June 24, 2020 Petitioner Pro Se Brennerman submitted petition pursuant to 28 U.S.C.S. 2241 to this Court requesting for release from custody to allow him continue to serve his sentence on home confinement in light of the extraordinary and compelling circumstances caused by the Covid-19 pandemic and the CARES Act enacted by Congress. On July 28, 2020, Petitioner submitted reply brief and on August 5, 2020 letter motion, both in furtherance of his habeas corpus petition.

9. Given the facts stated in his 2241 habeas corpus petition opening brief, reply brief and letter motion; his medical pre-conditions which puts him at a heightened risk from Covid-19 (as promulgated by the Center for Disease Control and Prevention (C.D.C.)); and the fact that FCI Allenwood Low where he is currently incarcerated is now experiencing case of Covid-19. Petitioner Pro Se Brennerman, respectfully requests that this Court grant his habeas corpus petition in its entirety.

10. In light of the facts highlighted above, Petitioner Pro Se Brennerman, respectfully submit this declaration in furtherance of his habeas corpus petition dated June 24, 2020, reply brief dated July 28, 2020 and letter motion dated August 5, 2020 and request that this Court grant his habeas corpus petition for release to allow him continue to serve his sentence on home confinement or for any other relief which this Court may deem just and proper.

WHEREFORE, Petitioner Pro Se Brennerman, respectfully submits the above and prays that the Court grants his requests in its entirety.

Dated: August 6, 2020

White Deer, PA 17887-1000

RESPECTFULLY SUBMITTED

/s/ Raheem J. Brennerman

Raheem J. Brennerman

Petitioner Pro Se