Raheem J. Brennerman (54001-048)

LSCI ALLENWOOD

P. O. Box 1000

White Deer, PA 17887-1000

Douglas K. White (Warden FCI Allenwood Low)

Attorney Joseph J. Terz (Assistant U.S. Attorney)

U.S. Attorney’s Office

Room 217 Federal Building

Harrisburg, PA 17108

August 3, 2020

PRIVATE & LEGALLY CONFIDENTIAL

BY E-MAIL & CERTIFIED FIRST CLASS MAIL

Email: jospeh.terz@usdoj.gov

Fax: (717)-221-4493

Regarding: Brennerman v. White

Case No: 3:20-cv-01069-RDM

Dear Warden White and A.U.S.A Terz:

Petitioner Raheem J. Brennerman ("Brennerman") respectfully submits this correspondence to highlight the civil right violation arising from your continued deprivation of his Fourteenth amendment (U.S. CONST. XIV AMEND.) equal protection right to the CARES Act, particularly in light of the significant and grave consequence to him given his medical pre-conditions (including diabetes, hypertension, etc.) as promulgated by the Centers for Disease Control and Prevention (C.D.C.) which puts him at a heightened risk from the COVID-19.

While the Federal Bureau of Prisons (F.B.O.P.) have afforded the protection of the CARES Act to other prisoners (such as Messer Paul Manafort), you (Warden Douglas K. White and A.U.S.A. Terz) continue to deliberately deprive Brennerman of the equal protection of the CARES Act while Brennerman remains incarcerated, exposing him to the imminent danger and possibility of contracting Covid-19. Your deprivation of the equal protection of the CARES Act exacerbates the existing civil and constitutional right violation(s) already suffered by Brennerman from his wrongful prosecution.

In light of the Qualified Immunity doctrine, this correspondence is intended to reasonably apprise you of the civil and constitutional right violation with your continued refusal to afford Brennerman the equal protection of the CARES Act for release to home confinement. This correspondence is also intended to apprise you of the recent case of COVID-19 currently at Allenwood Low which could lead to an outbreak at the facility. Furthermore, as highlighted in Brennerman`s habeas corpus petition reply brief, he and other activists recently (at the end of June 2020) commenced the campaign #FreeRJBrennerman against the systemic oppression and racial injustice arising from his wrongful prosecution and false imprisonment as succinctly highlighted at www.freerjbrennerman.com and www.freeraheem.com. Among other endeavors (including seeking support from politicians, civil right groups, influencers etc.), Brennerman and the campaign are in the process of finalizing the engagement of highly influential civil right attorney to bring national and international awareness to these deliberate civil and constitutional right violations (including the deliberate intention to deprive Brennerman of the equal protection of the CARES Act)

Brennerman respectfully submits the above in an effort to reasonable allow you the opportunity to correct your current position which violates Brennerman`s civil and constitutional rights and to withdraw your objection(s) to his request for habeas corpus relief pursuant to 28 U.S.C.S. 2241.

This correspondence is sent as a matter of courtesy and submitted without prejudice with all rights expressly reserved.

Dated: August 3, 2020

White Deer, PA 17887-1000

RESPECTFULLY SUBMITTED

/s/ Raheem J. Brennerman

Raheem Jefferson Brennerman

Petitioner Pro Se