

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

Handwritten initials or mark.

UNITED STATES OF AMERICA

CASE NO: 8:03-Cr-77-T-30TBM

v.

SAMEEH HAMMOUDEH

**THIRD MOTION FOR EXTENSION OF TIME
TO FILE SUPPORTING MEMORANDUM**

COMES NOW, the Defendant, SAMEEH HAMMOUDEH, by and through his undersigned attorney and files this his Third Motion for Extension of Time to File Supporting Memorandum regarding the Defendant's Amended Notice of Appeal to the United States District Court from the Magistrate's Order, entered in this proceeding on April 10, 2003, denying bail. As grounds for said motion, the following is alleged:

1. That on April 29, 2003, this Honorable Court granted the Defendant's request for an additional thirty (30) days to file said memorandum because the undersigned counsel did not yet have possession of the bail hearing transcript and meeting with his client had been severely hampered due to the Defendant having been transferred to the Coleman Correctional Facility in Coleman, Florida.

2. That the undersigned counsel recently obtained a copy of the transcripts. However, due to the continued difficulties in meeting with the Defendant and the undersigned's busy trial schedule (the undersigned just completed a two-week trial with Judge Bucklew), the Defendant needs and respectfully requests an additional forty-five (45) days to complete and file said memorandum.

This motion/petition/stipulation has been duly considered and is hereby granted
this 1 day of July, 2003.

James S. Moody, Jr.
JAMES S. MOODY, JR.
U.S. DISTRICT JUDGE

SCANNED

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3. That the Defendant has been busy reviewing **audio tapes** that have been provided in discovery. These tapes, that relate to the Defendant, are being **summarized** for inclusion in the Supporting Memorandum. This will take a reasonable time to **complete**.

WHEREFORE, the Defendant prays that his Motion is **Granted** and the Court grants the Defendant forty-five (45) additional days from the date of **this Order**, to complete said tasks.

Dated: 6/24/03

Respectfully submitted,



DANIEL M. HERNANDEZ, ESQUIRE

DANIEL M. HERNANDEZ, P.A.

902 N. Armenia Avenue

Tampa, Florida 33609

(813) 875-9694

Attorney for the Defendant

Florida Bar Number 229733

CERTIFICATE OF SERVICE

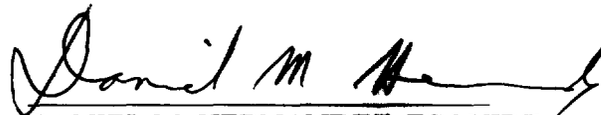
I HEREBY CERTIFY that the original of the foregoing **has** been furnished to the Clerk of Court, Middle District of Florida, located at the Sam Gibbons U.S. Courthouse, 801 N. Florida Avenue, Suite# 223, Tampa, Florida 33602-4500, and **correct copy** has been furnished to the following interested persons on 24 day of June, 2003:

Terry Furr, AUSA
U.S. Attorney's Office
400 N. Tampa Street, #3200
Tampa, FL 33602

Donald E. Horrox, Esquire
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DANIEL M. HERNANDEZ, ESQUIRE

Date Printed: 07/02/2003

Notice sent to:

— Walter E. Furr, Esq.
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— Daniel W. Eckhart, Esq.
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— Daniel Mario Hernandez, Esq.
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