## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

UNITED STATES OF AMERICA vs	<pre>\$</pre>
WAIVER OF SPEEDY TRIAL LIMITS	
southern District of Texas, for achieving 1980, which was promulgated pursual Procedures and the Speedy Trial Act of Section 3165(e)(3) and Section 3166.  In filing this waiver, I am full preference on the Court's docket and the within 70 days from the filing date of the my initial appearance before a judicial of fully aware that failure of the court to complan without consent may justify dismiss I am fully aware that this Court is not deand is only representing that it is to be the other docket requirements.  I have consulted with my attorn	captioned cause, I desire to waive my right to be the Plan for the United States District Court for the grompt disposition of criminal cases, dated July I, ant to Rule 50(b), Federal Rules of Criminal of 1974, as amended, Title 18, United States Code, ally aware that criminal matters are to be given the above plan requires that my trial commence the indictment or information, or from the date of officer, whichever date last occurs. Further, I am comply with the time limits set forth by the above issal of this action for unnecessary delay. Lastly, designating a definite time for the trial of my case tried at the earliest practicable date consistent with the time regarding the waiver of my right to be tried above plan and he/she agrees with my decision.
Signed this day of	f, 20
	Defendant

Attorney for Defendant