

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS OFFICE OF THE CLERK

§

UNITED STATES OF AMERICA

VS	§	CRIMINAL NO.
	§	
<u>W</u> A	AIVER OF SPEEI	DY TRIAL LIMITS
within the time limits set forth District of Texas, for achievin	by the Plan for the g prompt disposition ant to Rule 50(b), F	cause, I desire to waive my right to be tried to United States District Court for the Southern on of criminal cases, dated August 5, 1975, Federal Rules of Criminal Procedure and the Code, Section 3165(c).
the Court's Docket and the abothe beginning of my continuous am not in federal custody. Furtime limits set forth by the abounnecessary delay. Lastly, I a	ove plan requires thus federal custody, or ther, I am fully aw ove plan without my am fully aware that a y representing that it	t criminal matters are to be given preference to nat my trial commence within 90 days following or within 60 days of my plea of not guilty, if I ware that failure of the Court to comply with the y consent may justify dismissal of this action fo this Court is not designating a definite time for it is to be tried at the earliest practicable date
I have consulted with retrial limits set forth by the abo		ing the waiver of my right to be tried within the agrees with my decision.
Date	Defendant	

Attorney for Defendant