



In support thereof, Petitioner respectfully submits the following:

1. **The Default Tracking Order Guarantees Irreparable Harm:** The court's Civil Tracking Order places this action on an "Average" track, targeting a final resolution date of May 31, 2029, with discovery concluding in May 2028. However, the federal election in which Petitioner is actively campaigning occurs in November 2026. If the default tracking deadlines are maintained, the election will conclude, and the electronic digital ballot images inherently generated in memory during tabulation will be permanently destroyed via the Respondent's automated software purge protocols long before the court reaches the initial stages of litigation.
2. **Bypassing Deadlines is Explicitly Authorized for Emergency Equitable Relief:** Superior Court Standing Order 1-88 explicitly grants this Court the flexible authority to alter tracking deadlines and expedite proceedings when the traditional timeline would defeat the availability of equitable relief. A petition for a Writ of Mandamus involving an impending federal election demands immediate, accelerated judicial intervention.
1. **No Extensive Discovery is Required:** This case presents a clean, sharp question of supreme federal law (52 U.S.C. § 20701) and a readily verifiable systems engineering fact. As an MIT PhD with 48 years of advanced imaging system expertise, Petitioner is prepared to demonstrate through manufacturer text that the state's certified tabulator **inherently generates ballot images in memory**, and that Respondent's rules and intervention force an immediate auto-delete loop. This issue can be fully litigated, heard, and decided in a single evidentiary hearing.

2. **The Public Interest Demands Speed:** Public confidence in the transparent, auditable administration of the upcoming 2026 United States Senate election requires a swift resolution of this statutory conflict. The State has openly admitted its intent to disable record retention - **delete ballot images that are indeed created for every vote cast** - for this election. A failure to accelerate these proceedings would permit the automated destruction of pristine federal electronic audit trails while this case sits idle on a multi-year track.

**WHEREFORE**, Petitioner respectfully requests that this Honorable Court:

- **VACATE** the default litigation deadlines set forth in the June 2, 2026 Civil Tracking Order;
- **ORDER** an expedited briefing schedule requiring the parties to submit all moving papers within fourteen (14) days; and
- **SCHEDULE** an immediate emergency evidentiary hearing on Petitioner's application for a Writ of Mandamus and Emergency Preliminary Injunction to ensure this matter is resolved well in advance of the November 2026 election.

Dated: June 9, 2026

Respectfully submitted,



**Dr. Shiva Ayyadurai** *Petitioner, Pro Se / Candidate for U.S. Senate 2026*

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**CERTIFICATE OF SERVICE**

I, Dr. Shiva Ayyadurai, hereby certify that a true and correct copy of the foregoing *Petitioner's Emergency Motion to Accelerate Proceedings* was served via electronic mail on this 9th day of June, 2026, upon the counsel of record for the Respondent:

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Respectfully submitted,



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