NOT PRECEDENTIAL

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 18-3158

IN RE: DEAN C. PLASKETT, Petitioner

On Petition for Writ of Mandamus from the District Court of the Virgin Islands (Related to D.V.I. Civ. No. 3-17-cv-00067) District Judge: Ruth Miller

Submitted Pursuant to Fed. R. App. P. 21 October 11, 2018

Before: SMITH, Chief Judge, AMBRO and ROTH, Circuit Judges

(Opinion filed: December 6, 2018)

OPINION*

PER CURIAM

Pro se petitioner Dean C. Plaskett seeks a writ of mandamus to compel the District

Court to rule on a petition he filed pursuant to 28 U.S.C. § 2241. A writ of mandamus

may be warranted where a district court's "undue delay is tantamount to a failure to

exercise jurisdiction." See Madden v. Myers, 102 F.3d 74, 79 (3d Cir. 1996). On

^{*} This disposition is not an opinion of the full Court and pursuant to I.O.P. 5.7 does not constitute binding precedent.

November 6, 2018, a Magistrate Judge entered a Report and Recommendation concerning Plaskett's § 2241 petition, and Plaskett has since filed objections. Because the case is now moving forward, we find no reason to grant the "drastic remedy" of mandamus relief. <u>See In re Diet Drugs Prods. Liab. Litig.</u>, 418 F.3d 372, 378 (3d Cir. 2005). We have full confidence that the District Court will rule on Plaskett's petition within a reasonable time. Accordingly, we will deny Plaskett's mandamus petition.