

FOURTH CIRCUIT ORAL ARGUMENT ACKNOWLEDGMENT

This **Oral Argument Acknowledgment** form is to be completed and filed by arguing counsel within 7 days of the Oral Argument Notification. In criminal cases, counsel appearing for a defendant but not arguing must also file this form.

Case Number: 25-2177

Date of Oral Argument:

Caption: Michael Driggs et al v. Central Intelligence Agency

Attorney Arguing: John H. Clarke

Arguing on Behalf of (party name):

Michael Driggs et al.

Select party type:

 Appellant Appellee Appellant/Cross-Appellee Appellee/Cross-Appellant Amicus Intervenor
Attorney Appearing for Defendant but **Not Arguing** in Consolidated Criminal Case:

Argument Time: Please indicate how much argument time you wish to use. You may thereafter change your requested time or change counsel arguing by filing a new **Oral argument acknowledgment** form and selecting "Amended" within the entry. Counsel arguing the case must be admitted to the Fourth Circuit, file an appearance of counsel form, and file this acknowledgment form.

→20 minutes of argument time are allotted per side; all parties to a side must share oral argument time

→Appellants and cross-appellants may reserve up to 1/3 of their time for rebuttal (7 out of 20 minutes)

First Attorney Arguing Per Side: John H. Clarke

Phone Number (day of argument): (202) 344-0776

Principal Argument Time: 17
(for appellants and appellees)Rebuttal Argument Time (if any): 3
(appellants and cross-appellants only)

Any Second Attorney Sharing Arguing Time:

Phone Number (day of argument):

Principal Argument Time:
(for appellants and appellees)Rebuttal Argument Time (if any):
(appellants and cross-appellants only)

Any Counsel for Amicus Participating in Argument by Leave of Court:

Phone Number (day of argument):

Argument Time:

Select one of the following: Order allowing argument time
 Court-Appointed Amicus

Signature: /s/ John H. Clarke

Date: 03/10/26