

No. 07-953

In the Supreme Court of the United States

CITIZENS UNITED, *Appellant*

v.

FEDERAL ELECTION COMMISSION, *Appellee*

Appeal from Civil No. 07-2240 (ARR, RCL, RWR) in the
United States District Court for the District of Columbia

**Supplement to
Motion to Expedite and Advance on Docket**

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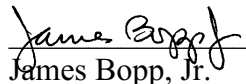
Citizens United's *Motion to Expedite and Advance on Docket* is set for conference tomorrow, February 15. Citizens United supplements that Motion as follows. The Solicitor General has today (February 14) filed his Motion to Dismiss or Affirm, making possible expedited consideration of the Jurisdictional Statement.

Citizens United advises the Court that it does not intend to file any reply to the Motion to Dismiss or Affirm and suggests that the Court advance consideration of the Jurisdictional Statement to the conference on February 22. If probable jurisdiction is noted, Citizens United respectfully requests an expedited briefing schedule to accommodate an oral argument for the week of April 21. Citizens United proposes the following schedule:

- Citizens United's brief on the merits be filed by noon on March 10, 2008.
- FEC's brief on the merits be filed no later than noon on April 2, 2008.
- Citizens United's reply be filed by 2:00 p.m. on April 11, 2008.

In accordance with Rule 29.6, Citizens United states that it has no parent company or publicly held company owning ten percent or more of its stock.

Respectfully submitted,


James Bopp, Jr.

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