MOTION FOR STAY in the Matter re: Feathers 3-15755

Respondent has been beset by since shortly after the onset of these proceedings. Symptoms include those typical of parties who suffer from These are severe enough that Respondent, several months after the outset of these proceedings, requested, and is undergoing, substantial medical treatment for same. Respondent, at the Court's bequest, will provide documentation of this medical diagnosis, and of his current treatment regimen ¹ .
Although not an expert on the Commission's Rules of Practice, Respondent holds belief that an emphasis on "quick" proceedings interfere with full development of evidentiary/substantive facts, and desires that Court consider same. The public also suffers when substantive evidentiary information is not fully developed, and potentially interferes with due process. This OIP has interfered with Respondent's ability to gain employment because of the time that Respondent finds himself forced to attend to these. This has repercussions on Respondent's ability to support his family, provide for himself, and make restitution on a disgorgement order of approximately \$5.5M from his civil case ² .
A side effect of Respondent's Edge and is
Respondent believes this may have been caused by sleeping on a 6" slab of cement for 13 months while incarcerated in the Glen Dyre maximum security prison in Oakland, CA, pretrial, co-habitating with Hells Angels, gangbangers, pimps, and drug lords during that period, oftentimes shackled to same during transit. Respondent's often time cause which feeds into a cycle contributing to Respondent, who is <i>pro se</i> in the first instance, is no longer suffering from Respondent respectfully asks this court for a full stay in proceedings. If the Court will not consider Respondent's request, Respondent asks this Court to suggest a suitable alternative ⁴ .
Respectfully,
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Mark Feathers, <i>pro se</i> , Respondent Dated 7-27-20
¹ Respondent holds a little and receives
treatment at the medical facilities.
² The federal probation program raises the issue of restitution frequently with Respondent, who is a felon restricted primarily to blue collar employment (and the prevailing wages from those) to make substantive progress on his \$5.5M disgorgement.

³As explained to Respondent by his attending physicians at the VA

⁴This OIP is to restrict for the rest of his Respondent from engaging in the securities industry. Respondent is now on criminal probation thru July of 2022, with similar or identical restrictions already imposed on him, and is also enjoined against violating federal securities laws by way of a permanent injunction from civil court.