

IN THE SUPREME COURT OF THE UNITED STATES
No. _____

Ron Delano Kuntz,

Petitioner,

v.

United States of America,

Respondent.

MOTION TO PROCEED *IN FORMA PAUPERIS*

COMES NOW Petitioner, Ron Delano Kuntz, by and through undersigned counsel, pursuant to Supreme Court Rule 39, and hereby moves this Honorable Court to allow him to proceed with this Petition for Writ of Certiorari *in forma pauperis* and hereby states:

1. That Petitioner has been incarcerated for several years pursuant to the sentence imposed in this case. He is indigent and he cannot afford counsel or the filing fee in this case.
2. That Petitioner was appointed counsel pursuant to the Criminal Justice Act for the trial-level proceedings in the District Court below. *See* 18 U.S.C. § 3006A.
3. That undersigned counsel was appointed pursuant to the Criminal Justice Act to represent Petitioner at sentencing in the District Court and on appeal before the Third Circuit Court of Appeals.

WHEREFORE, for the foregoing reasons Petitioner Ron Delano Kuntz respectfully requests this Honorable Court to allow him to proceed *in forma pauperis*.

Respectfully Submitted,

THE BOYKIN LAW FIRM, PLLC

Dated: May 26, 2022

s/ Namosha Boykin

Namosha Boykin

CJA Attorney for Petitioner

3004 Altona and Welgunst, Ste. 1-310

St. Thomas, U.S. Virgin Islands 00802

Telephone: (340) 228-0799

Email: namosha.boykin@boykinlawfirm.com

SUPREME COURT BAR No. 288123