No. ____

IN THE Supreme Court of the United States

TERENCE VALENTINE,

Petitioner,

v.

STATE OF FLROIDA,

Respondent.

ON PETITION FOR A WRIT OF CERTIORARI TO THE SUPREME COURT OF FLORIDA

MOTION TO PROCEED IN FORMA PAUPERIS

MARIE-LOUISE SAMUELS PARMER

Counsel of Record Samuels Parmer Law, P.A. P.O. Box 18988 Tampa, Florida 33679 (813) 732-3321 MARIE@SAMUELSPARMERDLAW.COM

Counsel for Petitioner

The Petitioner asks leave to file the attached petition for a writ of certiorari without

prepayment of costs and to proceed in forma pauperis.

[x] Petitioner has previously been granted leave to proceed *in forma pauperis* in the following courts: The Circuit Court of the Thirteenth Judicial Circuit, In and For Hillsborough County Florida, the Florida Supreme Court, and the United States District Court for the Middle District of Florida.

[x] Petitioner's affidavit or declaration is not attached because the Middle District of Florida appointed counsel for Petitioner under the Criminal Justice Act of 1964, 18 U.S.C. §3006 A in his ongoing collateral proceedings.

<u>s/ Marie- Louise Samuels Parmer</u> Marie-Louise Samuels Parmer Florida Bar No. 0005584 Samuels Parmer Law, P.A. P.O. Box 18988 Tampa, Florida 33679 (813)732-3321 marie@samuelsparmerlaw.com

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