

U.S. Department of Justice

Office of the Solicitor General

Washington, D.C. 20530

March 16, 2023

Honorable Scott S. Harris Clerk Supreme Court of the United States Washington, D.C. 20543

Re: Jerry Wayne Wilkerson et al., v. United States, No. 22-685

Dear Mr. Harris:

The petition for a writ of certiorari in the above-captioned case was filed on January 20, 2023. The government's response is now due, after one extension, on March 27, 2023. We respectfully request, under Rule 30.4 of the Rules of this Court, a further extension of time to and including April 26, 2023, within which to file a response.

This extension is necessary because the attorneys with principal responsibility for preparation of the government's response have been heavily engaged with the press of previously assigned matters with proximate due dates.

Counsel for petitioners does not oppose this further extension.

Sincerely,

Elizabeth B. Prelogar Solicitor General

cc: See Attached Service List

22-0685 WILKERSON, JERRY WAYNE, ET AL. USA

JENNIFER NILES COFFIN
FEDERAL DEFENDER SERVICES OF EASTERN
TENNESSEE
800 S. GAY STREET
STE. 2400
KNOXVILLE, TN 37929
865-637-7979
JENNIFER_COFFIN@FD.ORG

JAMES E. FELMAN KYNES MARKMAN & FELMAN, PA P.O. BOX 3396 TAMPA, FL 33601 813-229-1118 JFELMAN@KMF-LAW.COM

ANNE MARIE LOFASO WEST VIRGINIA UNIVERSITY COLLEGE LAW U.S. SUPREME COURT LITIGRATION CLINIC 101 LAW CENTER DRIVE MORGANTOWN, WV 26506

GIANNA M. MAIO FEDERAL DEFENDER SERVICES OF EASTERN TENNESSEE, INC. 800 GEORGIA AVE. SUITE 600 CHATTANOOGA, TN 37402 423-756-4349 GIANNA_MAIO@FD.ORG LAWRENCE D. ROSENBERG JONES DAY 51 LOUISIANA AVE., N.W. WASHINGTON, DC 20001 202-879-3939 LDROSENBERG@JONESDAY.COM

KEVIN M. SCHAD ASSISTANT FEDERAL PUBLIC DEFENDER 250 E. FIFTH STREET SUITE 350 CINCINNATI, OH 45202 513-929-4834 KEVIN SCHAD@FD.ORG