## **CAPITAL CASE**

No.

## IN THE Supreme Court of the United States

WILLIAM GLENN ROGERS,

Petitioner,

v.

ZACH POUNDS, WARDEN,

Respondent.

## MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

William Glenn Rogers, by counsel, pursuant to Supreme Court Rule 39, hereby requests leave of this Court to proceed *in forma pauperis* in connection with the attached Petition for Writ of Certiorari. Mr. Rogers is a Tennessee death row inmate. He is indigent and without income or assets. He is represented by counsel appointed under the Criminal Justice Act and was permitted to proceed *in forma pauperis* by the lower courts. *See Rogers v. Colson*, No. 3:13-cv-141; R.4, PageID#29.

Respectfully submitted,

KELLEY J. HENRY\* Supervisory Asst. Federal Public Defender

ASHLEY WEST THOMPSON Research & Writing Attorney 810 Broadway, Suite 200 Nashville, TN 37203 Phone: (615) 736-5047

Fax: (615) 736-5265 Email: kelley henry@fd.org KIMBERLY S. HODDE\* HODDE & ASSOCIATES 40 Music Square East Nashville, TN 37203 Phone: (615) 242-4200

\*Counsel for Petitioner

By: <u>s/Kelley J. Henry</u>

Counsel for William Glenn Rogers

## CERTIFICATE OF SERVICE

I, Kelley J. Henry, certify that a true and correct copy of the foregoing was served via U.S. Mail to opposing counsel, J. Matthews Rice and Richard D. Douglas, at the Office of the Tennessee Attorney General, P.O. Box 20207, Nashville, Tennessee 37202 on this the 2<sup>nd</sup> day of November, 2023.

By: <u>s/Kelley J. Henry</u>

Counsel for William Glenn Rogers