No.					

In the Supreme Court of the United States

RAMEL DREW,

Petitioner,

v.

UNITED STATES OF AMERICA.

Respondent.

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The Petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*. Petitioner has previously been granted counsel under the Criminal Justice Act, 18 U. S. C. §3006A, in the Northern District of Ohio and the Sixth Circuit Court of Appeals.

s/ Marisa L. Serrat Marisa L. Serrat Esq.

Counsel of Record for Petitioner 55 Public Square, Suite 2100 Cleveland, OH 44113 (216) 696-2150; (216) 696-1718 MSerratLaw@gmail.com

September 2, 2025

UNITED STATES COURT OF APPEALS

FOR THE SIXTH CIRCUIT

Kelly L. Stephens Clerk 100 EAST FIFTH STREET, ROOM 540 POTTER STEWART U.S. COURTHOUSE CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000 www.ca6.uscourts.gov

Filed: November 17, 2023

Ms. Marisa Larrick Serrat Serrat Law Offices 55 Public Square Suite 2100 Cleveland, OH 44113

Re: Case No. 23-3931, USA v. Ramel Drew Originating Case No.: 1:21-cr-00706-13

Dear Counsel,

This appeal has been docketed as case number **23-3931** with the caption that is enclosed on a separate page.

Even if the defendant filed the notice of appeal, Sixth Circuit Rule 12(c)(1) requires that counsel continue representation on appeal until specifically relieved by this Court. If a convicted defendant did not qualify to proceed in forma pauperis in the district court but appears to qualify on appeal, Sixth Circuit Rule 24 requires that "trial counsel must see that the defendant completes CJA Form 23 (for an incarcerated defendant) or Fed. R. App. P. Form 4 (for a defendant not incarcerated) and files it in the district court." Counsel's failure to act in this situation may result in adverse action from this court.

As defendant's trial counsel, your appointment under the Criminal Justice Act is extended automatically pursuant to Sixth Circuit Rule 12(c)(2). This letter serves as your authorization to order any transcript which you deem necessary for the appeal.

Before preparing any documents to be filed, counsel are strongly encouraged to read the Sixth Circuit Rules at www.ca6.uscourts.gov. If you have not established a PACER account and registered with this court as an ECF filer, you should do so immediately. Your password for district court filings will not work in the appellate ECF system.

At this stage of the appeal, the following forms should be downloaded from the website and filed with the Clerk's office by **December 1, 2023**. Additionally, the transcript order must be

completed by that date. For further information and instructions on ordering transcript electronically, please visit the court's website.

Appellant: Appearance of Counsel

Application for Admission to 6th Circuit Bar (if applicable)

Appellee: Appearance of Counsel

Application for Admission to 6th Circuit Bar (if applicable)

More specific instructions are printed on each form. If the filing fee for the appeal is due because the appellant is not indigent, it must be paid to the District Court by **December 1**, **2023**. These deadlines are important -- if the initial forms are not timely filed or the filing fee is due but not paid, the appeal will be dismissed for want of prosecution.

If you have questions after reviewing the forms and the rules, please contact the Clerk's office for assistance.

Sincerely yours,

s/Ryan E. Orme Case Manager Direct Dial No. 513-564-7079

cc: Mr. James Patrick Lewis

Enclosure