IN THE SUPREME COURT OF TENNESSEE

PHILLIP R. WORKMAN,

Peridaner,

48.

Cause No.W2001-00774-CCA-R28-PD Trial Court Numbers B81209, P3908

STATE OF TENNESSEE,

EXECUTION DATE 1:00 A.M. FRIDAY MARCH 30

Respondent.

APPLICATION FOR PERMISSION TO APPEAL.

APPLICATION FOR PERMISSION TO APPEAL THE DECISION OF THE COURT OF CRIMINAL APPEALS

> Robert L. Hutton, Esquire (#15496) GLANKLER BROWN, PLLC 1700 One Commerce Square Memphis, TN 38103 (901) 525-1322

Counsel for Appellant

TELEPHONE CONFERENCE ORAL ARGUMENT REQUESTED

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### APPLICATION FOR PERMISSION TO APPEAL

Comes now your petitioner. Philip R. Workman, through his undersigned counsel of record, pursuant to Rule 14 of the Tannessoc Rules of Appellate Procedure and files this application for permission to appeal the decision of the Court of Criminal Appeals in this cause.

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#### PROCEEDINGS BELOW

On Wednesday Merch 28, Philip Workman filed his (1) "Petition for Writ of Error Coram Nobis, Supplement to Original Petition for Post Conviction Relief, Petition for Declaratory Judgment, Medion for Stay of Execution": (2) "Motion to Reopen Post Conviction Petition, Medion for Stay of Execution" and (3) "Memorandum in Support of Medion to Reopen Post Conviction Petition." Oral argument was heard on these motions on Thursday March 29 at 8:00 a.m. At approximately 4:00 p.m. Judge Colton issued his "Amended Findings of Fact and Conclusions of Law on Petition for a Writ of Error Coram Nobis, Motion to Reopen Post Conviction Petition, and Motion for a Stay of Execution." In said Order, Judge Colton denied the

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relief requested by Mr. Workman. A Notice of Appeal to the Tennessee Court of Criminal Appeals was filted at 4:34 p.m. A brief of the appellant was fixed to the Court of Criminal Appeals and the Court of Criminal Appeals has denied relief.

# II. INCORPORATION BY REFERENCE OF TRIAL COURT FLEADINGS AND TRANSCRIPT

In light of the aborness of time until Mr. Workman's scheduled execution, Appellant incorporates herein by reference all of the arguments for cellef raised in the aforestated pleadings in the Criminal Court, a copy of which have previously been sent via facsimile to the court.

Counsel also relies upon the transcript of the oral argument in front of Judge Colton which has been sent electronically as well to the Court.

# THIS COURT SHOULD ADDRESS WORKMAN'S ARGUMENT THAT IT VIOLATES THE TENNESSEE AND UNITED STATES CONSTITUTIONS TO EXECUTE MR. WORKMAN IN LIGHT OF HIS CREDIBLE SHOWING OF A CLAIM OF ACTUAL INNOCENCE

Mr. Workman has ruised serious questions concerning whether recently discovered evidence may show that he did not kill Memphis Police Officer Ronald Oliver. To date no court has allowed Mr. Workman an opportunity to press his claims at an evidentiary hearing as to his factual immosmoe of murder, notwithstanding the fact that Harold Davis, the only eye witness supporting the State's position that Workman shot Oliver, committed perjury. No court has allowed an evidentiary hearing to weigh newly discovered ballistics evidence demonstrating that Mr. Workman's ballet did not kill Ronale Oliver. No court has heard Mr. Steven Craig testify that in fact police officers were firing their weapons even though they decided so doing at Mr. Workman's trial. Furthermore and perhaps most egregiously the State failed to comply with

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subpoons and provide a postmortem x-ray of Mr. Oliver to defense counsel which critically supported Mr. Workman's claims that he did not kill Officer Oliver. Five jurous bave submitted Affidavits to this court that had they known the aforestated evidence, they would not have sentenced Mr. Workman to death.

Mr. Workman raised a claim before the trial court that it violates the Tennessee

Constitution Article I sections 8, 16, and 32 to fail to afford an evidentiary bearing to a person
who claims actual imposence in light of proof of fraudulent economizant of oxculpatory evidence
by state afficials. Furthermore, Mr. Workman raised the issue of whether the law of the land
provision of the Tennessee Constitution, Article 1, Sections 8, 16 and 32 prohibit execution of a
man who presents substantial evidence that he is factually innocent of capital marder. See
"Petition for Writ of Error Court Nobis, Supplement to Original Petition for Post Conviction
Relief, Petition for Declaratory Judgment, Motion for Stay of Execution," pp. 8-11;
"Memorandum in Support of Motion to Respen Post-Conviction Petition," pp. 6-11.

Judge Colton in his opinion did not even address state constitutional issues or the companion issues as to whether failure to afford an evidentiary hearing or relief violated the United States Constitution. Notwithstanding the fact that this issue was fully briefled and the focus of counsel's oral argument, Judge Colton did not rule on this important aspect of Tennessee and Federal constitutional law.

For all the reasons raised in the brief, counsel prays that this court grant a may of execution and consider whether or not due process as guaranteed by the Tennessee Constitution will tolerate executing a man who has made a factual showing of innocence, particularly when fraud by state officials has frustrated Mr. Workman's ability to put forward proof on this point

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before any court. Due to the seriousness of these issues, Workman prays that this court grant conergency and argument via telephone conference, or, alternatively, this court grant a stay of execution and let this issue be briefled fully with the attention it deserves.

## IV. WORKMAN PRAYS THIS COURT CONSIDER ALL OTHER ISSUES RAISED BELOW

Mr. Workman further prays that this Court reverse the Court of Criminal Appeals and grant a stay of execution for all the reasons set forth in the afore-referenced pleudings and transcript filed in the trial court.

Respectfully Submitted,

GLANKLER BROWN, PLLC 1700 One Commence Square Memphis, TN 58103 (901) 525-1322

By: Mest J. Marton