## IN THE SUPREME COURT OF TENNESSEE AT JACKSON

**FILED** titioner-Appellant **December 6, 1999** STATE OF TENNESSEE **Cecil Crowson, Jr. December Court Glerk**ondent-Appellee.

CCA No. 02S01-9910-CR-00098

#### MOTION FOR EXTENSION OF TIME

Robert Coe has filed a Motion to Disqualify The Attorney General and Memorandum In Support, and a Motion To Strike the State=s motion to set an execution date, because it has been filed by persons ethically precluded from filing such a motion. Petitioner respectfully submits that the Motion To Disqualify and Motion To Strike should be resolved before resolving the propriety of setting an execution date based upon the November 29 motion. For that reason, Petitioner asserts that there is not before this Court a proper motion to set an execution date. Petitioner respectfully requests that the Court resolve the pending Motion To Disqualify and Motion To Strike and permit Petitioner no fewer than five (5) days following the resolution of such motions to file a response to that motion to set an execution, if such a response would be appropriate following the Court=s resolution of those two preliminary motions.

Respectfully Submitted,

James H. Walker Attorney at law 601 Woodland Street Nashville, TN 37206 (615) 254-0202

### **CERTIFICATE OF SERVICE**

I hereby certify that a true and exact copy of the foregoing has been forwarded by first-class mail, postage prepaid, to Glenn R. Pruden, Assistant Attorney General, 425 5th Avenue, North, Nashville, TN 37243, on this the \_\_\_\_\_ day of December, 1999.

# IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

ROBERT GLEN COE,	)
Petitioner-Appellant	)))))
v.	)
STATE OF TENNESSEE	)
Respondent-Appellee.	)

CCA No. 02S01-9910-CR-00098

#### VERIFICATION

I verify that the assertions made in the foregoing motion are true and correct to the best of my knowledge.

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