

Tennessee Trial Court Vacancy Commission
Application for Nomination to Judicial Office

1/17/23

Name: George Nicholas Wallace

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37929
(including county) _____

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INTRODUCTION

Tennessee Code Annotated section 17-4-301 et seq. charges the Trial Court Vacancy Commission with assisting the Governor and the People of Tennessee in finding and appointing the best qualified candidates for judicial offices in this State. Please consider the Commission's responsibility in answering the questions in this application questionnaire. For example, when a question asks you to "describe" certain things, please provide a description that contains relevant information about the subject of the question and, especially, that contains detailed information that demonstrates that you are qualified for the judicial office you seek. In order to properly evaluate your application, the Commission needs information about the range of your experience, the depth and breadth of your legal knowledge, and your personal traits such as integrity, fairness, and work habits.

This document is available in Microsoft Word format from the Administrative Office of the Courts (telephone 800-448-7970 or 615-741-2687; website www.tncourts.gov). The Commission requests that applicants obtain the Microsoft Word form and respond directly on the form. Respond in the box provided below each question. (The box will expand as you type in the document.) Review the separate instruction sheet prior to completing this document. Your complete application, including both the original and digital copies, must be received by the Administrative Office of the Courts on or before the deadline prescribed in the Notice of Vacancy. See section 1(g) of the application instructions for additional information related to hand-delivery of application packages.

THIS APPLICATION IS OPEN TO PUBLIC INSPECTION AFTER YOU SUBMIT IT.

PROFESSIONAL BACKGROUND AND WORK EXPERIENCE

1. State your present employment.

Assistant Federal Defender, Federal Defender Services of Eastern Tennessee, INC. since 12/2017.

2. State the year you were licensed to practice law in Tennessee and give your Tennessee Board of Professional Responsibility number.

2025. BPR# 042812.

3. List all states in which you have been licensed to practice law and include your bar number or identifying number for each state of admission. Indicate the date of licensure and whether the license is currently active. If not active, explain.

Alabama, 6992D56F, September 2012. Active.

4. Have you ever been denied admission to, suspended or placed on inactive status by the Bar of any State? If so, explain. (This applies even if the denial was temporary).

No

5. List your professional or business employment/experience since the completion of your legal education. Also include here a description of any occupation, business, or profession other than the practice of law in which you have ever been engaged (excluding military service, which is covered by a separate question).

In 2017 I accepted a position as Assistant Federal Defender for Federal Defender of Eastern Tennessee, INC., (FDSET), and remain presently in that position, serving on various panels, boards, and committees associated with that employ. In this role, I represent defendants charged with wide array of federal crimes at all stages of the federal criminal process.

Prior to joining FDSET, I worked as a Lead Trial Attorney for the Office of the Public Defender for 15th Judicial Circuit, Montgomery, Alabama, from December 2015 until December 2017. In

this position I defended hundreds of clients facing a wide range of charges at preliminary hearings, evidentiary hearings, jury trials, sentencing, and on appeal. As a lead trial attorney, I was also charged with supervising a team of trial attorneys and investigators while maintaining a full case load.

Prior to joining the public defender office, I worked as an associate at the Law Office of Richard K. Keith, Montgomery, AL, from October 2010 to December 2015. I worked at this firm during my second and third years of law school and was offered an associate position upon graduating and passing the bar exam. In this position, I represented individuals in state and federal courts facing criminal charges, including death penalty cases, as well as charges extending from juvenile, domestic, personal injury, and other legal matters.

During law school, I was selected for Law Review, where I engaged in writing, editing, and aiding in publication. I authored "The Real Lethal Punishment: The Inadequacy of Prison Healthcare and How it can be Fixed," which was selected for publication in September 2012, Vol. 4, No. 1, of the Faulkner Law Review. During law school, I was also selected to sit on the Board of Advocates trial team and worked pro-bono hours in elder law and domestic clinics.

Throughout college, I worked various jobs, primarily in the real estate industry at Wallace Real Estate and Holrob. Prior to college, I started a lawncare business that grew to be a primary local company replete with business partners and employees. I worked many rigorous and laborious hours in my lawncare business until leaving Knoxville to attend college at Auburn University.

6. Describe the nature of your present law practice, listing the major areas of law in which you practice and the percentage each constitutes of your total practice.

I have served as an Assistant Federal Defender in East Tennessee since 2017, in both Greeneville, TN, and in Knoxville, TN. This position requires a number of important responsibilities, including but not limited to the following:

- Initial Appearances and Arraignment – Usually this is my first opportunity to meet the client and begin representation. Although these hearings may appear routine, they often present unique challenges if a client is suffering from mental health or substance abuse issues. These hearings take place in nearly 100% of my cases.
- Detention Hearings – Determination of bond and pretrial release often requires a formal detention hearing. These hearings are contested and require the presentation of witnesses, cross-examination of the Government's witnesses, and argument as to suitable conditions of release on bond. These hearings take place in 50-60% of my cases.

- Substantive Motions Practice – Whether it be a dispute over discovery or a motion to suppress, I often litigate various pretrial motions. Litigation to a final hearing occurs in approximately 20% cases, but often the filing of a written motion can lend itself to plea negotiations.
- Jury Trials – Jury trials in federal court are infrequent but still happen at least 1-3 times per year. They often stretch into multiple weeks depending on the complexity of the evidence and the charges. I have handled multi-defendant jury trials as well as single-defendant jury trials. I have tried a wide range of cases, including those involving drug trafficking, violent charges, and child exploitation. Each trial is unique and presents its own challenges.
- Plea negotiation is a large part of my practice. I frequently meet with federal prosecutors to gauge and negotiate possible resolutions for my clients, often offering unique and effective solutions. Negotiations for each case are different and require in-depth knowledge of my client's circumstances, the facts of the case, nature of charges, and statutory implications. I have a great rapport with prosecutors and am able to separate myself from a generally adversarial process to maintain personal and collegial relationships outside of the courtroom. Aside from federal prosecutors, I also have significant involvement with federal probation officers, who have an active role in pretrial detention hearings, presentence reports, and revocations.
- Sentencing – A sentencing hearing occurs in 98% of federal cases and is often my client's only opportunity to "have their day in court." Preparing for a sentencing hearing is a multi-month process, beginning with the issuance of the Presentence Report. Objections to the Presentence Report and calculation of the guideline ranges shortly follow, which requires briefing all objections. Depending on the scope of these objections, a separate hearing may be required to resolve the objections before sentencing takes place. Prior to a sentencing hearing, I file a sentencing memorandum in every case. This Memorandum sets out our position at sentencing, incorporating previously made objections, applicable case law, and application of the statutory sentencing factors.
- Jail visits – I spend a significant portion of my time traveling and visiting clients in jail. There is no replacement for in-person, face-to-face meetings with a client. The conversations are often heavy and require establishing trust and confidence. Just coming to visit them is a strong indication that I am there to help and ready to listen.
- Rehabilitation – One of things I enjoy most about my role is the opportunity to help people who are usually in the darkest time of their life. Many of my clients need some version of treatment or counseling. I have working relationships with substance abuse programs and mental health providers in the community in order to support and encourage my clients to take rehabilitative steps. Seeing a client released to a rehabilitation program, and succeeding in those programs long-term, is often a highlight in an otherwise difficult occupation.

- Serving on commissions and panels – My ability to zealously advocate and represent my clients with respect and integrity has been recognized with multiple invitations to serve on various commissions and panels. I take significant pride in doing my work consistently well and in maintaining respected relationships with peers and mentors. Serving on these various commissions and panels is an honor I have worked hard to achieve and a rewarding aspect of my practice.

7. Describe generally your experience (over your entire time as a licensed attorney) in trial courts, appellate courts, administrative bodies, legislative or regulatory bodies, other forums, and/or transactional matters.

My legal career began as an associate at a firm in Montgomery, Alabama, where I worked during law school. In that position, I accepted appointments and for-hire cases in state court and quickly gained motion, bench, and jury trial experience. I also handled numerous appeals before the Court of Criminal Appeals and the Supreme Court of Alabama. I was specially certified to handle Capital Murder cases through the State of Alabama, and after undergoing requisite training, was appointed to handle multiple Capital cases. In addition to my practice in state courts, I engaged in federal criminal practice. Within a couple of years of passing the bar, I was approved to be a Criminal Justice Act (CJA) Panel Attorney, which is a specially appointed panel of lawyers who are trained and certified to take federal criminal appointments. This included practice at the U.S. District Court level and at the appellate level before the 11th Circuit Court of Appeals. Aside from criminal defense work, I also handled domestic relations cases in multiple counties throughout Alabama. This included divorce trials, juvenile matters, and custody hearings before the Circuit Court.

My next position began as a trial attorney for the Office of the Public Defender in Montgomery County, Alabama, where I was promoted to lead trial attorney within my first year. In this position I managed a cumbersome workload, representing defendants in hundreds of state criminal cases before the District and Circuit Courts of Montgomery County. This included numerous bench and jury trials, working with clients in Drug Recovery Court and Pretrial Diversion, as well as representation of clients before the Court of Criminal Appeals. Representation often continued beyond the trial court level and into appellate matters.

In 2017, I returned to Tennessee and accepted my current position of Assistant Federal Defender at Federal Defender Services of Eastern Tennessee, Inc. I began in our Greeneville office, representing clients at all stages of the federal criminal process. This included suppression hearings, trials, sentencing hearings, and revocation hearings. In January 2022, I transferred to the Knoxville office, where I currently practice. Examples of cases that I have handled as an assistant federal defender include: large-scale drug and firearms trafficking, white-collar fraud, bank robbery, carjacking, and charges associated with the January 6th riots in Washington D.C. I have also represented numerous clients for misdemeanor or petty offenses that arise out of the National Parks, Cumberland Gap, and the VA Medical clinics. These offenses include DUIs, simple drug possession, and even the illegal harvesting of ginseng. Although many of my clients

and cases are regularly featured on local and national news, I have consistently declined to engage in all media commentary.

8. Describe any matters of special note involving your practice in trial courts, appellate courts, and administrative bodies.

My legal career has involved many cases of special note. Below are just several examples of such cases taken from my experience as a lead trial attorney and as an assistant federal defender.

USA v. Albuquerque Head. I represented Mr. Head, who was charged in the District of Washington D.C. for his participation in the riots and protests on January 6, 2021, which is largest prosecution of individuals in the history of the United States. Mr. Head was among the most notable January 6 defendants and was charged with a bevy of offenses stemming from his participation that day. The most serious charges included Obstruction of an Official Proceeding and Assault on a Law Enforcement Officer. Given the unique and unusual circumstances surrounding these cases, significant research and innovation were required. For over two years, I confronted the ability of the Government to charge, and ultimately convict, Mr. Head of Obstruction of an Official Proceeding. This litigation focused on both the factual and legal fallacies of the charge. If Mr. Head were convicted of this charge, he faced decades in federal prison. Ultimately, we were successful, and I negotiated a plea agreement for Mr. Head that called for the Government to dismiss the Obstruction of an Official Proceeding charge in exchange for Mr. Head's guilty plea to one of the lesser charges. At sentencing, before a U.S. District Judge in Washington D.C., I was able to successfully argue for an even lower sentence for Mr. Head based on his history of substance abuse and his family circumstances. The case was part of national headlines and was in the public eye from the beginning and thus I navigated both the legal complexities of the charges, the press, and outspoken law enforcement victims for the entirety of the case.

State of Alabama v. Jertavis Foye. When I first met Jertavis Foye he was 19 years old and was serving a Life Without the Possibility of Parole sentence for committing Capital Murder in rural Alabama when he was 17 years old. I represented Mr. Foye on his direct appeal to the Alabama Court of Criminal Appeals where we not only challenged some of the evidence and testimony used to convict Mr. Foye at trial, but also the illegality of his current sentence in the wake of the U.S. Supreme Court's landmark opinion in *Miller v. Alabama*, which curtailed the ability of any sovereign to impose a life without the possibility of parole sentence on juveniles. Based on this argument, Mr. Foye's sentence was reversed and remanded back to the trial court for a further hearing in order to determine if Mr. Foye met the new standards set forth in the *Miller* opinion for a life without the possibility of parole sentence. Before the hearing took place, the prosecutor offered to reduce Mr. Foye's sentence to life *with* the possibility of parole, which is the lowest possible punishment for a defendant convicted of Capital Murder in the State of Alabama.

USA v. Paris Kane. Ms. Kane was charged in federal court with two illegal possession of a firearm offenses. She was 21 years old, addicted to drugs, and homeless. Ordinarily obtaining a

bond for a defendant with these circumstances is difficult. However, after making detailed arrangements with a long-term treatment facility for women, the United States Magistrate Judge agreed to authorize Ms. Kane's release for treatment while her case was pending. Ms. Kane immediately entered treatment and addressed her substance abuse over the course of many months. I also arranged that she receive mental health counseling as part of her treatment. Ms. Kane made an incredible recovery. So much so, that I successfully negotiated with the federal prosecutor to dismiss the charges against her and allow her to resolve her case with a plea to a misdemeanor offense.

State of Alabama v. Bryant James. Mr. James' case was a test of perseverance. Mr. James was charged with a felony-level possession of cocaine. Because of his history, he faced significant consequences if he were convicted. I filed, then litigated, a Suppression Motion for Mr. James at the trial court level. The Motion focused on the credibility of an informant who made the tip about Mr. James. The Motion was denied, Mr. James was convicted, and sentenced to prison. I appealed the denial of the Suppression Motion to the Court of Criminal Appeals. At the appellate level, I successfully argued before the panel that the evidence should have been suppressed by the trial court because the tip provided to law enforcement was not reliable. Mr. James' case was remanded back to the trial court and later dismissed.

9. Describe any other legal experience, not stated above, that you would like to bring to the attention of the Commission.

My work as an assistant federal defender has also opened other opportunities to serve the community. For example, this includes my involvement on the Civics Education and Outreach Committee which seeks to foster a better understanding of the federal justice system and the community. I have also worked on the Full Circle Reentry Program, which is an initiative project helping individuals recently released from incarceration to reacclimate and become positive contributors to our community. Similar to this program, I have served on the Helen Ross McNabb Board, working to grow rehabilitative support measures for individuals in recovery to reduce relapse. Working to reduce recidivism rates in East Tennessee has been an important and impactful component of my legal work.

Recently, I was selected to serve on the United States Magistrate Judge Merit Selection Panel for the Eastern District of Tennessee. This panel is charged with the responsibility of reviewing the service of the current Magistrate judge. This requires soliciting input from members of the bar and the general public as well as a detailed investigation into the Magistrate Judge's good character and commitment to equal justice under the law.

10. List and describe all prior occasions on which you have submitted an application for any state or federal judicial position.

N/A

EDUCATION

11. List each college, law school, and other graduate school which you have attended, including dates of attendance, degree awarded, major, any form of recognition or other aspects of your education you believe are relevant, and your reason for leaving each school if no degree was awarded.

August 2005-May 2009 – Auburn University, Auburn, Alabama, Bachelor of Science in Business Administration

August 2009-May 2012 – Faulkner University, Thomas Goode Jones School of Law, Montgomery, Alabama, Juris Doctor

- Law Review Editorial Board
- Trial Court Board of Advocates
- Author of “The Real Lethal Punishment: The Inadequacy of Prison Healthcare and How it can be Fixed,” published in September 2012, Vol. 4, Issue. 1, Faulkner Law Review

PERSONAL INFORMATION

12. State your date of birth.

[REDACTED]

13. How long have you lived continuously in the State of Tennessee?

From 1986 to 2005, and from 2017-present.

14. How long have you lived continuously in the county where you are now living?

3 years

15. State the county in which you are registered to vote.

Knox County

16. Describe your military service, if applicable, including branch of service, dates of active duty, rank at separation, and decorations, honors, or achievements. Please also state whether you received an honorable discharge and, if not, describe why not.

N/A

17. Have you ever pled guilty or been convicted or are now on diversion for violation of any law, regulation or ordinance other than minor traffic offenses? If so, state the approximate date, charge and disposition of the case.

No

18. To your knowledge, are you now under federal, state or local investigation for possible violation of a criminal statute or disciplinary rule? If so, give details.

No

19. Please identify the number of formal complaints you have responded to that were filed against you with any supervisory authority, including but not limited to a court, a board of professional responsibility, or a board of judicial conduct, alleging any breach of ethics or unprofessional conduct by you. Please provide any relevant details on any such complaint if the complaint was not dismissed by the court or board receiving the complaint. You may wish to request a report from the appropriate supervisory authority (or authorities) for a complete history.

None

20. Has a tax lien or other collection procedure been instituted against you by federal, state, or local authorities or creditors within the last five (5) years? If so, give details.

No

21. Have you ever filed bankruptcy (including personally or as part of any partnership, LLC, corporation, or other business organization)?

No

22. Have you ever been a party in any legal proceedings (including divorces, domestic proceedings, and other types of proceedings)? If so, give details including the date, court and docket number and disposition. Provide a brief description of the case. This question does not seek, and you may exclude from your response, any matter where you were

involved only as a nominal party, such as if you were the trustee under a deed of trust in a foreclosure proceeding.

No

23. List all organizations other than professional associations to which you have belonged within the last five (5) years, including civic, charitable, religious, educational, social and fraternal organizations. Give the titles and dates of any offices which you have held in such organizations.

Knoxville Fellows Program – Mentor (2024-present)

Full Circle Program – Organizer (2021-present)

Helen Ross McNabb – Advisory Board Member (2019-2022)

24. Have you ever belonged to any organization, association, club or society which limits its membership to those of any particular race, religion, or gender? Do not include in your answer those organizations specifically formed for a religious purpose, such as churches or synagogues.

- a. If so, list such organizations and describe the basis of the membership limitation.
- b. If it is not your intention to resign from such organization(s) and withdraw from any participation in their activities should you be nominated and selected for the position for which you are applying, state your reasons.

No

ACHIEVEMENTS

25. List all bar associations and professional societies of which you have been a member within the last ten years, including dates. Give the titles and dates of any offices which you have held in such groups. List memberships and responsibilities on any committee of professional associations which you consider significant.

Federal Bar Association (Northeast TN Chapter) 2017-2022, Board Member – As a FBA Board Member, I assisted the chapter in the planning of outreach events, offering of CLE opportunities, and coordinating with the federal bench with suggestions from the federal bar.

Helping Young Professionals Excel (HYPE), East TN Chapter, 2018-2022, Member

Criminal Justice Act Panel, Montgomery, AL, 2012-2017, Panel Member

Hugh Maddox Inns of Court, Montgomery, AL, 2012-2017, Member

Young Lawyers Association, Montgomery County, Alabama Bar Association 2012-2017, Member

Montgomery County, Alabama Bar Association, 2012-2017, Member

26. List honors, prizes, awards or other forms of recognition which you have received since your graduation from law school which are directly related to professional accomplishments.

United States Magistrate Judge Merit Selection Panel for the Eastern District of Tennessee, 2025

Civics Education and Outreach Committee for Eastern District of Tennessee, 2024-present

Lecturer and Presenter on the following CLE topics: Supreme Court Case Law Update (2018), Basics of the First Step Act (2019), Cases You Should Know By Name (2019), Bail Reform Act (2020), U.S. Sentencing Guidelines Basics (2024)

27. List any public office you have held or for which you have been candidate or applicant. Include the date, the position, and whether the position was elective or appointive.

N/A

ESSAYS/PERSONAL STATEMENTS

28. What are your reasons for seeking this position? *(150 words or less)*

My family has served the Knoxville community for more than 100 years. That passion was instilled in me since childhood, and I want to further that legacy of service with my legal experience. While criminal defense work is often misunderstood, the focus of my career has been the pursuit of justice and equal treatment under the law. Much like the role of a judiciary, the work is broad, intellectually challenging, and requires extensive knowledge of the law and of the breadth of prosecution. It seeks to ensure fairness and equity at all stages of prosecution and ensures proper punitive outcomes and procedural accuracy. It requires a strong motivation to serve the community, capacity for maintaining order and efficiency in legally complex matters, personal and professional responsibility, and integrity and fairness. I am seeking this position so that I might serve Knoxville by bringing these characteristics to the bench.

29. Describe the judgeship you seek (i.e. geographic area, types of cases, number of judges,

etc. and explain how your selection would impact the court. *(150 words or less)*

I am seeking the Knox County Criminal Court, Division I, Sixth Judicial District vacancy, which handles only criminal matters with few civil exceptions as brought forth by the District Attorney General.

If selected, my experience and temperament would impact the court positively. Specifically, a background in criminal defense offers a unique “both sides” perspective that bolsters balanced decision-making. I have extensive experience in litigation, efficiently managing large caseloads, adhering to strict deadlines, and working closely and cooperatively with law enforcement, prosecutors, and judges. I am highly organized and self-disciplined and have maintained honesty and integrity whilst safeguarding due process and procedural fairness. My experience has underscored the importance of impartiality that is further evidenced by my recent appointment to serve on the U.S. Magistrate Selection Panel. If appointed, I believe I possess the requisite temperament, work ethic, integrity, and experience to serve the Court and community in this role.

30. Will you uphold the law even if you disagree with the substance of the law (e.g., statute or rule) at issue? Give an example from your experience as a licensed attorney that supports your response to this question. *(250 words or less)*

Yes. This principle is integral to the structure of our judicial system. I am often faced with representing individuals charged with reprehensible crimes, which is personally and professionally challenging; however, my work is not driven by personal opinion. The Bible speaks extensively about justice and equality under the law and has served as a steady stalwart in my career, especially on the most difficult days.

As an example, I represented a young, single mother facing charges stemming from a cocaine conspiracy that mandated a minimum five-year sentence if convicted. Her charges centered around her prior relationship with an abusive partner, a drug trafficker, and her role in furthering his scheme. She ultimately escaped the relationship and for 18 months she quietly raised her son, worked a steady job, and cooperated in the conviction of her former partner. I secured her release on bond and where she continued to maintain stability while on release. Though she turned her life around, the fact of her involvement in the conspiracy remained, and there was simply no way around the mandatory minimum sentence. This defendant would have been an ideal candidate for diversion; however, the law as written simply did not allow for it and my personal opinion was not relevant to its enforcement.

I understand the importance of enforcing the law as it is written and intended. While my work is difficult, there has never been a time I was tempted to pursue outcomes beyond the purview of the law.

REFERENCES

31. List five (5) persons, and their current positions and contact information, who would recommend you for the judicial position for which you are applying. Please list at least two persons who are not lawyers. Please note that the Commission or someone on its behalf may contact these persons regarding your application.

A. Bill Haslam, former Governor of Tennessee,

[REDACTED]

B. Herbert Slatery III, former Tennessee Attorney General,

[REDACTED]

C. Honorable Thomas A. Varlan, United States District Court Judge, Knoxville,

[REDACTED]

D. Honorable Cynthia Wyrick, United States Magistrate Judge, Greeneville,

Ph: 423-783-2573 (work)

Ph: [REDACTED]

E. David Reynolds, President of Home Federal Bank,

Ph: [REDACTED]

AFFIRMATION CONCERNING APPLICATION

Read, and if you agree to the provisions, sign the following:

I have read the foregoing questions and have answered them in good faith and as completely as my records and recollections permit. I hereby agree to be considered for nomination to the Governor for the office of Judge of the Criminal Court, Division I, 6th Judicial District, Knox County, Tennessee, and if appointed by the Governor, agree to serve that office. In the event any changes occur between the time this application is filed and the public hearing, I hereby agree to file an amended questionnaire with the Administrative Office of the Courts for distribution to the Commission members.

I understand that the information provided in this questionnaire shall be open to public inspection upon filing with the Administrative Office of the Courts and that the Commission may publicize the names of persons who apply for nomination and the names of those persons the Commission nominates to the Governor for the judicial vacancy in question.

Dated: May 14, 2025.



Signature

When completed, return this questionnaire to John Jefferson at the Administrative Office of the Courts, 511 Union Street, Suite 600, Nashville, TN 37219.



**TENNESSEE TRIAL COURT VACANCY COMMISSION
ADMINISTRATIVE OFFICE OF THE COURTS**

511 UNION STREET, SUITE 600
NASHVILLE CITY CENTER
NASHVILLE, TN 37219

**TENNESSEE BOARD OF PROFESSIONAL RESPONSIBILITY
TENNESSEE BOARD OF JUDICIAL CONDUCT
AND OTHER LICENSING BOARDS**

WAIVER OF CONFIDENTIALITY

I hereby waive the privilege of confidentiality with respect to any information that concerns me, including public discipline, private discipline, deferred discipline agreements, diversions, dismissed complaints and any complaints erased by law, and is known to, recorded with, on file with the Board of Professional Responsibility of the Supreme Court of Tennessee, the Tennessee Board of Judicial Conduct (previously known as the Court of the Judiciary) and any other licensing board, whether within or outside the State of Tennessee, from which I have been issued a license that is currently active, inactive or other status. I hereby authorize a representative of the Trial Court Vacancy Commission to request and receive any such information and distribute it to the membership of the Commission and to the Office of the Governor.

George Nicholas Wallace
Type or Print Name

[Signature]
Signature

5/14/2025
Date

042812
BPR #

Please identify other licensing boards that have issued you a license, including the state issuing the license and the license number.

Alabama State Bar, #6992D56F