

ORIGINAL

IN THE SUPREME COURT OF OHIO

OHIO ATTORNEY GENERAL

Plaintiff-Appellee

vs.

NORMAN V. WHITESIDE

Defendant-Appellant

Case No. 10-2120

On Appeal from the Franklin County
Court of Appeals, Tenth Appellate
District

Court of Appeals
Case No. 10AP-517

APPLICATION FOR LEAVE TO PROCEED
BY APPELLANT DECLARED TO BE A VEXATIOUS LITIGATOR

Norman V. Whiteside, pro se, hereby applies to this Honorable Court for leave to proceed on appeal from a judgment entry entered in the Court of Appeals for Franklin County for the following reasons.

MEMORANDUM IN SUPPORT

While there is no specific language in R.C. §2323.52 requiring leave to be sought to proceed in this Honorable Court by one whom has been designated a vexatious litigator, Appellant would rather be safe than sorry in that he believes the issues he wishes to present to this Court are of such importance, and with novel precedential value, to equate to great public interest. Appellant also believes that since the Court of Appeals was without jurisdiction to render a decision and judgment in the matter related to this application, only this Court is able to rectify the matter, as Appellant believes that there is an apparent violation of Article I, §16 of the Ohio Constitution.

WHEREFORE, Appellant asks this Court for leave to proceed and to allow the accompanying notice of appeal and memorandum in support of jurisdiction to be filed in this Honorable Court.

Respectfully submitted,

Norman V. Whiteside *Norman V. Whiteside*
Box 120-184313 | Lebanon, Ohio 45036

CERTIFICATE OF SERVICE: A copy of the foregoing was mailed postage prepaid to Attorney General, Richard Cordray, 30 E. Broad St., Col's, Ohio 43215, on November 30, 2010.

Norman V. Whiteside
Norman V. Whiteside

FILED

DEC 06 2010

CLERK OF COURT
SUPREME COURT OF OHIO