

3. The Defendant-Appellant has filed an Affidavit of Indigency and is proceeding on this appeal in forma pauperis; and,
4. Between writing up a copy of these appeal papers and then preparing another copy to serve upon counsel for the Plaintiff-Appellee, Defendant-Appellant has exhausted the means and material he had, and it would be a grievous burden for him to meet the additional number of copies required for strict compliance with the rules.

WHEREFORE, for all of the above-stated reasons, and in light of the proposition that pro se prisoner litigants should not be held to the same stringent standards imposed upon practicing attorneys, Haines v Kerner (1972), 404 U.S. 519, 520, Boag v MacDougall (1982), 454 U.S. 364, 365, Defendant-Appellant respectfully prays this Honorable Court to grant this motion as requested and permit Defendant-Appellant to proceed on a reduced number of copies.

Respectfully Submitted,



(Signature of) Desmond J. Wilson

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