

IN THE SUPREME COURT OF OHIO

13-0075

STATE OF OHIO
Plaintiff

Vs.

TONY CONNIN
Defendant

: This case originated in Lucas Co.
: Common Pleas, case no.'s CR11-2537 and
: CR11-2183, and was appealed to 6th Dist.
: Appeals Court, case no. L-11-1312.
: Supreme Court Case No. _____
:

MOTION TO PROCEED IN FORMUS PAUPERIS BY TONY CONNIN

Appellant is currently incarcerated, and receives only \$18.00 a month in State Pay. Although Appellant does receive small "gifts" from family and friends, those gifts are few and far between.

Appellant must pay for legal materials to perfect documents, and must also pay for postage to mail those documents to the courts. Appellant must also provide for himself hygiene, co-pay medical and dental, and must finance necessities to maintain a minimum, basic civilized lifestyle within prison.

For these reasons, Appellant cannot afford to fulfill any financial obligations associated with the filing of this appeal, such as filing fees or other. Appellant therefore respectfully requests that this Honorable Court waive the filing fees and other such financial obligations associated with the the filing of this appeal. An affidavit of Indigency is attached hereto in support of this Motion.

Appellant thanks this Honorable Court for its time and consideration in this matter.

FILED
JAN 14 2013
CLERK OF COURT
SUPREME COURT OF OHIO

Respectfully Submitted,

T. Connin

TONY CONNIN, #655-818
BE.C.L. P.O. BOX 540
ST. CLAIRSVILLE, OH, 43950

RECEIVED
DEC 14 2012
CLERK OF COURT
SUPREME COURT OF OHIO

RECEIVED
JAN 14 2013
CLERK OF COURT
SUPREME COURT OF OHIO

IN THE SUPREME COURT OF OHIO

STATE OF OHIO
Plaintiff

Vs.

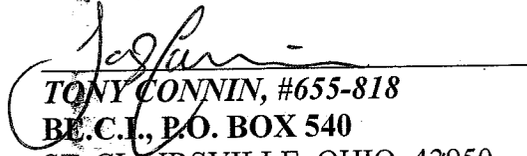
TONY CONNIN
Defendant

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AFFIDAVIT OF INDIGENCY

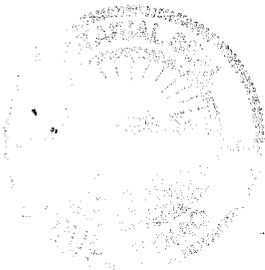
I, Tony Connin, do hereby solemnly swear that I have presently, this 3 day of Dec, 2012, no assets of any value and no funds of any kind and, therefore, cannot afford to pay for any court costs or legal fees of any kind that may arise from any action I take in regards to the above captioned case numbers.

Respectfully Submitted,



TONY CONNIN, #655-818
B.C.I., P.O. BOX 540
ST. CLAIRSVILLE, OHIO, 43950

Sworn and subscribed in my presence on this the 3 day of December, 2012.



Jay Meager
Notary Public
for the State of Ohio
Commission Expires
12-19-12

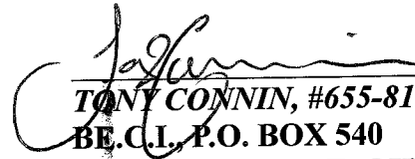


NOTARY PUBLIC

PROOF OF SERVICE

I, Tony Connin, do hereby Certify that, per Be.C.I. Policy for mailing documents that do not fit in a standard embossed envelope, I delivered, on this the 3 day of DEC, 2012, to a Be.C.I. Employee, a true and correct copy of the foregoing **MOTION TO PROCEED IN FORMUS PAUPERIS BY TONY CONNIN**, addressed to the Lucas County Prosecutor's Office, to be mailed by regular U.S. Mail.

Respectfully Submitted,



TONY CONNIN, #655-818
BE.C.I., P.O. BOX 540
ST. CLAIRSVILLE, OHIO, 43950