

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

APPEAL FROM RICHLAND COUNTY
COURT OF COMMON PLEAS
Columbia, SC

James R. Barber, III, Chief Administrative Judge

Steven A. Sabo, 145720,

Appellant,

--v.--

Richland County Sheriff's Department,


Respondent.

MOTION TO PROCEED
IN FORMA PAUPERIS

The Appellant, Steven A. Sabo, 145720, proceeding pro-se hereby moves this Court to allow him to proceed in forma pauperis based upon the lower Court's decision that violates Appellant's Due Process rights based upon a state-created liberty interest established upon statutory law. The Appellant lacks the resources to pay the filing fee or cost involved in moving in this Court.

The Appellant is a ward of the State, through his State incarceration and believes this Motion should be granted based on Ex-Parte: John W. Rice, 415 SE2d 819 (SC 1992), and Lane v. Brown, 372 U.S. 477, 484-485, 83 S.Ct. 768 (1963), which said that if the State Courts chooses to have a system to review issues, then Equal Protection of the Law requires that it may not foreclose indigents from access to any phase of those procedures because of their poverty. As such the Appellant humbly prays that this Motion be granted.

Respectfully Submitted;



Steven A. Sabo, 145720

Appellant, Pro-se

RCI, PO Box 2039, GA-22

Ridgeland, SC 29936-2039