IN THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA

| Harold | Appellent-Fleintiff, | |
|--------|----------------------|--|
| | ¥8. | |

0.A. 2569-70

M150.

United States General Services Administration and United States National Archives and Records Service, Appellacs-Defendants

> MOTION TO PROCEED IN FORMA PAUPERIS AND WITH APPOENTMENT OF COUNSEL

In the court below in this sotion, defendants' motion to dismiss was granted by the Honorable Gerhard A. Gesell in Order dated June 24, 1971.

At that time the court volunteered that the court above would help plaintiff in an appeal, pursuant to which plaintiff promptly made this request of the clerk of the Court of Appeals. The clerk theraupon notified Plaintiff to address his request to the clerk of the District Court, which plaintiff did and, when supplied with the proper forms, immediately filed his Notice of Appeal and Affidavit in Support of Application to Proceed Without Prepayment of Costs. This affidavit was subsequently denied by Judge Gesell.

Appellant-Plaintiff hereby noves the Monorable United States Court of Appeals for the District of Columbia to permit him to proceed In Forma Pauperis and with Appointment of Counsel because Appellant-Plaintiff is otherwise without means of appealing.

In support thereof, plaitiff attaches hereto copies of the said order, of his Notice of Appeal, his Affidavit and supporting statement, end an affidavit setting forth that without this assistance he is without means of appealing what he regards as an erroneous decision under the law, and that because he is without means he would be denied basic legal rights.

> Harold Weisberg, pro 38 Route 8, Frederick, Maryland

I haveby dertify that service of the foresoine verice betweender, upon defendents appelless by weiling two sophic verices betweendig, Jr., Assistant United States Attorney for the District of Columbir, this 12th day of August 1971.

- -

IN THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA

Harold Weisberg, Appellant-Plaintiff, Va.

C.A. 2569-70

Miso.

United States General Services Administration and United States National Archives and Records Service, Appellees-Defendants

> MOTION TO PROCEED IN PORNA FAUFERIS AND WITH APPOENTMENT OF COUNSEL

In the court below in this action, defendants' motion to dismise was granted by the Honorable Gerhard A. Gesell in Order dated June 24, 1971.

At that time the court volunteered that the court shows would help plaintiff in an appeal, pursuant to which plaintiff promptly made this request of the clerk of the Court of Appeals. The clerk thereupon notified Plaintiff to address his request to the clerk the District Court, which plaintiff did and, when supplied with the proper forms, immediately filed his Notice of Appeal and Affidavit in Support of Application to Proceed without Propayment of Costs. This affidavit was subsequently denied by Judge Genell.

Appellent-Plaintiff hereby moves the Schorable United States Court of Appeels for the District of Columbia to peralt him to proceed in Forma Pauperis and with Appointment of Counsel because Appellant-Plaintiff is otherwise without means of appealing.

In support thereof, plaitiff attaches hereic copies of the said order, of his Notice of Appeal, his Affidavit and supporting statement, and an affidavit setting forth that without this sesistance he is without means of appealing what he regards as an erroneous decision under the law, and that because he is without means he would be denied basic legal rights.

> Herold Veisberg, pro 26 Boute 8, Frederick, Maryland

I hapeby dertify that service of the foresting to tion he a bash made upon defendants-appellees by mailing two copies to kutert a bash defendents Jr., Assistant United States Attorney for the District of Columbia, this 12th day of August 1971.

IN THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA

Harold Weisberg, Appellent-Plaintiff, Va.

C.A. 2569-70

Miso.

UNited States General Services Administration and United States Setional Archives and Records Service, Appelless-Defendants

> MUTICE TO PROCEED IN FORMA PAUPERIS AND WITH APPOINTMENT OF COUNSEL

In the court below in this sation, defendants' motion to dismiss was granted by the Honorable Serbard A. Gosell in Order dated June 24, 1971.

At that time the court volunteered that the court above would help plaintiff in an appeal, pursuant to which plaintiff promptly made this request of the clark of the Court of Appeals. The clark thereupon notified Plaintiff to address his request to the elerk of the District Court, which plaintiff did and, when supplied with the proper forms, immediately filed his Notice of Appeal and Affidavit in Support of Application to Proceed Without Propayment of Costs. This affidavit was subsequently denied by Judge Gesell.

Appellant-Flaintiff hereby moves the Honorable United States Court of Appeals for the District of Columbia to permit him to process In Forms Fauperis and with Appointment of Counsel because Appellant-Flaintiff is otherwise without means of appealing.

In support thereof, plaitiff attaches hareto copies of the said order, of his Notice of Appeal, his Affidavit and supporting statement, and an affidavit setting forth that without this assistance he is without means of appealing what he regards as an erroneous decision under the law, and that because he is without means he would be denied basic legal rights.

> Marcld Velsberg, pro se Route 8, Frederick, Maryland

upon the denies a first of the service of the service of columbie, Jr., Assistant United States Attorney for the District of Columbie, this 12th day of August 1971.