IN THE SUPREME COURT OF THE UNITED STATES

SHERROD ANTHONY WRIGHT, PETITIONER

v.

STATE OF FLORIDA, RESPONDENT.

ON PETITION FOR A WRIT OF CERTIORARI TO THE FOURTH DISTRICT COURT OF APPEAL OF FLORIDA

PETITIONER'S MOTION TO PROCEED IN FORMA PAUPERIS

DANIEL EISINGER
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Counsel for Petitioner

COMES NOW the Petitioner, Sherrod Anthony Wright, and moves this Court, pursuant to Rule 39.1, Rules of the Supreme Court, to declare him indigent and allow him to proceed in forma pauperis in this cause, in particular to waive any filing fees. As grounds therefore, Petitioner says:

- 1. Petitioner applies for a writ of certiorari to review the decision of the Fourth District Court of Appeal of Florida affirming his convictions and six consecutive ten-month jail sentences for multiple counts of unlawful possession of personal identification information.
- 2. Upon his conviction in 2023, Petitioner was incarcerated and declared indigent, and he proceeded as an indigent at his state court trial and during his state court appeal.
- 3. Petitioner continues to be indigent and without funds to pay any fees or costs in this action. The state court below appointed the Public Defender as counsel for Petitioner as an indigent party pursuant to sections 27.51 and 9214.17, Florida Statutes (providing for appointment of counsel for indigents in criminal trial and appellate court cases, and

authorizing in forma pauperis criminal appeals upon the court's determination of the defendant's indigency); Fla. R. Crim. P. (providing counsel to indigents); Fla. R. App. P. 9.430 (providing for appellate proceedings by indigents).

- 4. Federal law requires all courts of the United States to allow commencement and prosecution of any suit without prepayment of fees or costs upon the showing made above. 28 U.S.C. §1915(a).
- 5. Refusal to allow Petitioner to proceed in forma pauperis would deny him equal protection of the law, meaningful access to the courts, and due process of law since he cannot otherwise get the review to which a more affluent defendant would be entitled. See Burns v. Ohio, 360 U.S. 252 (1959) (fees should be waived for discretionary appeal by indigent); Smith v. Bennett, 365 U.S. 708 (1961) (fees should be waived for indigent prisoner seeking state habeas relief).

WHEREFORE, Petitioner moves that this Court declare him indigent and allow filing and prosecution of his petition without payment of any fees or costs.

Respectfully submitted,

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