

4. **Order.** The court thus conditions its **IFT** grant on Sutherland's payment of \$150.00 Toward the \$400.00 statutory filing fee. Sutherland must submit the \$150.00 filing fee within 10 days of service of this Order or face dismissal of his case.

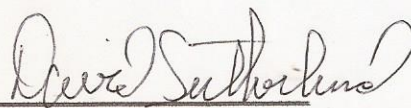
Objection, In Plaintiff will not and cannot pay a \$150.00 fee to this court, because of judge Smith's Bios to force plaintiff to become a public charge or abandon this claim because of the filling fee requirements Adkins v, E.I. DuPont de Nemours Co., 335 U.S.338, Martinez v. Kristi Kleaners, Inc., 346 F.3d 1305, 1307 (11th cir. 2004).

Conclusion

5. A district court has wide discretion in ruling on an application for leave to proceed **IFP** And should grant the IFP privilege sparingly in civil cases for damages, Martinez, 364 F. 3d at 1306. However, a district court cannot act arbitrarily or deny the application on erroneous grounds, Id. At 1306-07. James R. Thomas Jr. v. Chattahoochee Judicial Circuit case 14-10265 (September 9, 2014)

Having stated the above, Plaintiffs **IFP**, should be granted.

So entered on this 26th day of October 2015.

By 
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