## IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

ORDER

Plaintiff,

12-cv-904-bbc 08-cr-51-bbc

v.

JOHN JACQUES,

Defendant.

On February 27, 2013, I denied defendant John Jacques's motion for post conviction relief under 28 U.S.C. § 2255, for his failure to show that either his conviction or sentence is illegal. Now defendant has filed a notice of appeal and a request to proceed <u>in formators</u> on appeal under 28 U.S.C. § 1915.

According to 28 U.S.C. § 1915(a), a defendant who is found eligible for court-appointed counsel in the district court proceedings may proceed on appeal in forma pauperis without further authorization "unless the district court shall certify that the appeal is not taken in good faith or shall find that the party is otherwise not entitled so to proceed." Defendant had appointed counsel during the criminal proceedings against him and I do not intend to certify that the appeal is not taken in good faith. Defendant's challenge to his sentence is not wholly frivolous. A reasonable person could suppose that it has some merit. Lee v. Clinton, 209 F.3d 1025, 1026 (7th Cir. 2000).

## ORDER

IT IS ORDERED that defendant John Jacques's request for leave to proceed <u>in forma</u>

<u>pauperis</u> on appeal is GRANTED.

Entered this 26th day of March, 2013.

BY THE COURT: /s/ BARBARA B. CRABB District Judge