IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

TITUS HENDERSON,

Plaintiff,

ORDER

v. 06-C-407-C

MORRIS MULTIMEDIA, INC.; CHARLES
H. MORRIS; PETER JACKSON; MICHAEL
SUNDERMAN; JOHN D. INGEBRITSEN;
DAVID KRIER; WILLIAM S. HALE; SGT.
GERARD O'ROURKE; STEVEN WATTER;
MILT CASHMAN; PETER HUIBREGTSE;
BARBARA BELL; SARA STRONG; GARY KJOS;
BOB SOMMERS; BRIAN KENDALL; M. BARE;
BOSCOBEL CITY COMMON COUNCIL;
CITY OF BOSCOBEL; BOSCOBEL CORPORATE
COUNSEL/CITY ATTORNEY; MORRIS NEWSPAPER
CORP. OF WISCONSIN; AMERICAN FEDERATION
OF STATE, COUNTY AND MUNICIPAL EMPLOYEE
COUNCIL; and MATTHEW FRANK,

\mathbf{r}	C	1		
D	ete:	nda	ani	ts.

Plaintiff Titus Henderson has filed a notice of appeal; he requests leave to proceed <u>in</u> <u>forma pauperis</u> on appeal. In an order dated July 10, 2007, I concluded that plaintiff's appeal was taken in good faith and that he had not incurred three strikes under 28 U.S.C.

§ 1915(g). I asked plaintiff to submit a trust found account statement for the previous six months, which plaintiff has done. From that statement, I conclude that plaintiff qualifies for indigent status and that his initial partial payment is \$1.75.

Accordingly, IT IS ORDERED that plaintiff's request for leave to proceed in forma pauperis on appeal is GRANTED. Plaintiff may have until August 14, 2007, in which to submit a check or money order made payable to the clerk of court in the amount of \$1.75. If, by August 14, 2007, plaintiff fails to pay the initial partial payment or explain his failure to do so, then I will advise the court of appeals of his noncompliance in paying the assessment so that it may take whatever steps it deems appropriate with respect to this appeal.

Further, the clerk of court is requested to insure that the court's financial records reflect plaintiff's obligation to pay the \$1.75 initial partial payment and the remainder of the

\$455 fee in monthly installments.

Entered this 24th day of July, 2007.

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