## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

JAMAR ALLEN,

Plaintiff,

ORDER

v.

12-cv-94-slc

WILLIAM MEILLER and TRISHA STRECKER,

Defendants.

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In a November 16, 2012 order, I gave plaintiff Jamar Allen until December 10, 2012 to submit an amended affidavit of indigency so that the court could rule on his request for leave to proceed *in forma pauperis* on appeal. In addition, plaintiff has filed a document that I construe as a request for preparation of transcripts at the government's expense under 28 U.S.C. §753(f) (I understand plaintiff to be seeking a transcript of the June 1, 2012 preliminary pretrial conference because that was the only hearing held in this case).

However, on November 21, 2012, the Court of Appeals for the Seventh Circuit dismissed plaintiff's appeal for failure to provide a docketing statement as required under Circuit Rule 3(c). Therefore, both of plaintiff's outstanding motions will be denied as moot. If plaintiff still seeks a transcript of the preliminary pretrial conference, he will have to prepay the \$127.75 cost of the transcript as estimated by the court reporter.

## **ORDER**

IT IS ORDERED that plaintiff Jamar Allen's motion for leave to proceed *in forma pauperis* on appeal, dkt. 39, and motion for preparation of transcripts at the government's expense, dkt. 44, are DENIED as moot.

Entered this 3<sup>rd</sup> day of December, 2012.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge