

COA# 44484-4-11  
44614-6-II

FORM 18. MOTION  
[Rule 17.3(a)]

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SUPREME COURT  
STATE OF WASHINGTON  
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SUPREME COURT OF THE STATE OF WASHINGTON

Becky Develle,	)	Supreme No. 92330-2
Appellant,	)	
	)	MOTION FOR
v.	)	WAIVER OF
	)	CIVIL FEES AND
Marc Develle,	)	SURCHARGES
Respondent.	)	

1. Becky Develle, Appellant, pro se, requests the relief designated in Part 2
2. Motion for waiver of filing fees.
3. Facts Relevant to Motion

I declare that I cannot afford to meet my necessary household living expenses and pay the fees and surcharges imposed by the court. I have no income and no ability to earn money. I own no assets and have no home of my own. The instant case is the cause of Becky's indigence.

4. Grounds for Relief and Argument

This Court has ruled in *Jafar v. Webb*, No. 87009-8, May 23, 2013. "We hold GR 34 provides a uniform standard for determining whether an individual is indigent and further requires the court to waive all fees and costs for individuals who meet this standard. The rule was adopted to ensure that indigent litigants have equal access to justice. Any fees required of indigent litigants are invalid and must be waived under the rule. Accordingly, we vacate and remand the trial court's order with instructions to waive all filing fees and surcharges."

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Becky is indigent and should have the filing fee waived.

October 2, 2015

Respectfully submitted,

*Becky Develle*

Becky Develle

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**To:** Becky Develle  
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Supreme Court Clerk's Office

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