EXHIBIT E

	IN THE CIRCUIT/COUNTY COURT OF THE SEVENTH JUDICIAL CIRCUIT IN AND FOR COUNTY, FLORIDA
vs.	, CASE NO. DIVISION
	ORDER ON PRIOR INDIGENCE DETERMINATIONS PURSUANT TO F.S. 57.085(7)
	MATTER is before the Court pursuant to the requirements of §57.085(7) and §57.082, Florida Statutes. Accordingly and orders as follows:
(1)	The prisoner litigant <u>has not</u> at least twice in the preceding three years been adjudicated indigent for purposes o prepayment of court costs and fees. Therefore, it is appropriate for the court to proceed and determine if the prisone litigant is indigent.
(2)	The prisoner litigant <u>has</u> at least twice in the preceding three years been adjudicated indigent for purposes o prepayment of court costs and fees, and <u>has not</u> attached a complete listing of each suit, action, claim, proceeding of appeal brought by or intervened in by the inmate in any court in the preceding five years and/or <u>has not</u> attached a copy of each complaint, petition, or other document purporting to commence a lawsuit and a record of disposition of the proceeding. Based upon the prisoner litigant's failure to attach said listings and pleadings, the court is unable to grant leave to find the prisoner litigant indigent. The prisoner litigant shall pay the appropriate filing fees and Sheriff's service charges to the Clerk of the Court within fourteen (14) days of the date of this Order, or this action shall be dismissed without prejudice and without further order of the Court.
(3)	The prisoner litigant <u>has</u> at least twice in the preceding three years been adjudicated indigent for purposes of prepayment of court costs and fees, and <u>has</u> attached a complete listing of each suit, action, claim, proceeding of appeal brought by or intervened in by the inmate in any court in the preceding five years and <u>has</u> attached a copy of each complaint, petition, or other document purporting to commence a lawsuit and a record of disposition of the proceeding. The court considers this a valid request for leave of court to determine if the prisoner litigant is indigent for the purposes of the above-styled proceedings.
Upon review of	the submitted documents the court GRANTS () DENIES () the prisoner litigant's request to proceed. I the request is GRANTED it is appropriate for the court to proceed and determine if the prisoner litigant is indigent.
	If denied, state reason(s) below:
	ORDERED in,County, Florida this day o, 20
	CIRCUIT/COUNTY COURT JUDGE

Copies furnished to: