

From: Jacques Pierre Ward
#80524
Limon Correctional Facility
LU 1-B-2-4
PO. Box 10000
Limon, Colorado 80826

RECEIVED
1/8/01

01-CV-A

Date: December 29, 2000.

To: Secretary

Gentlemen;

Please be advised that the "Federal Civil Judicial Procedure and Rules" 1999 and 2000 volume has no indication of the page limit expressly set forth for principal brief filed in the multifarious United States District Courts. Page limitations for appellate briefs are easily reviewable in FRAP(a)(7)(A)³² and the Supreme Court bases its limits on the appellate paradigm. District court briefs, however, are left to flap in the breeze.

This is exceptionally problematic for a pro se prisoner because two institutions have refused to copy my 30-page briefs which I drafted in light of FRAP 32 and FRCVP 5(e) (note) is designed to avoid time hazards which I may encounter. The civil rights packages →

I have employed state that additional papers may be included by labeling them en mass as "Attachment D. Complaint".
-VJ-TO
Thus I attached my brief under the guidance of FRAP 32—since there is no explicit district court rule.

The facilities issue brief-limitation documents which curtail down to ten or eleven pages, but they dismiss FRAP contention by merely asserting that I'm not even in the appellate courts yet.

Please help to set forth explicit ruling to guide these facilities and myself in this aspect of litigation.

- (1) Prisoner Complaint Packets need limitation explicitness as to "attachment pagination";
- (2) civil rules (FRCVP 10 to 15) need such explicitness.

Very Truly Yours,

12-29-00.

Jacques Pierre Ward
#80524

Proposal	Source, Date, and Doc #	Status
[To change standard AO forms 241 and 242 to reflect amendments in the law under the Antiterrorism and Effective Death Penalty Act of 1997]	Judge Harvey E Schlesinger 8/10/98 (98-CV-D)	8/98 — Referred to reporter, chair, and Agenda Sub cmte 3/99 — Agenda Sub cmte rec Refer to other Cmte (3) PENDING FURTHER ACTION
[To prevent manipulation of bar codes in mailings, as in zip plus 4 bar codes]	Tom Scherer 3/2/00 (00-CV-D)	7/00 — Referred to reporter, chair, and incoming chair PENDING FURTHER ACTION
[To add a rule similar to present AP Rule 44: To assist district courts in remembering to make the requiring notification in a case involving a constitutional question when the U.S. is not a party.]	Judge Barbara B Crabb 10/5/00 (00-CV-G)	10/00 — Referred to reporter and chair PENDING FURTHER ACTION
[Specifying page limit for motions in Civil Rules]	Jacques Pierre Ward 1/8/01 (01-CV-A)	4/00 — Referred to reporter and chair PENDING FURTHER ACTION

COMMITTEE ON RULES OF PRACTICE AND PROCEDURE
OF THE
JUDICIAL CONFERENCE OF THE UNITED STATES
WASHINGTON, D.C. 20544

ANTHONY J. SCIRICA
CHAIR

PETER G. McCABE
SECRETARY

CHAIRS OF ADVISORY COMMITTEES

WILL L. GARWOOD
APPELLATE RULES

A. THOMAS SMALL
BANKRUPTCY RULES

DAVID F. LEVI
CIVIL RULES

W. EUGENE DAVIS
CRIMINAL RULES

MILTON I. SHADUR
EVIDENCE RULES

April 4, 2001

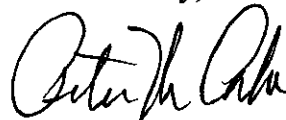
Mr. Jacques Pierre Ward, #80524
Limon Correctional Facility
LU1-B-2-4
P.O. Box 10000
Limon, Colorado 80826

Dear Mr. Ward:

Thank you for your suggestion to specify a page limit for motions in Civil Rules. A copy of your letter was sent to the chair and reporter of the Advisory Committee on Civil Rules for their consideration.

We welcome your suggestion and appreciate your interest in the rulemaking process.

Sincerely,



Peter G. McCabe
Secretary

cc: Honorable David F. Levi
Professor Edward H. Cooper