

MR

GRAWT

For Father:

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1. In the interest of the 42d Congress, which has any
present the perception of the crowdedness of the federal court
6. all the proper inquiry for this Court by maintaining the
effect of the amendment of 1881

2. Since the Court rests upon the perception that the exclusion
of evidence resulting from violation of fourth amendment
claims in federal habeas corpus action is detrimental to the
truth of the trial in criminal cases, and that

April 11, 1980 Conference
List 1, Sheet 5

No. 79-935

Motion of Petitioners to
Dispense with Printing
of Appendix

ALLEN

v.

MCCURRY

CA 8

Petr's move to dispense with printing the appendix under
Rule 36. All necessary material is already before the Court
in the appendix to the cert petn. Respondents have no objection,
but intend to lodge some additional material with the Clerk.

This request appears appropriate.

3/31/80

Marsel

PJC

GRAWT

MR

4/7/80