No 174797
No
IN THE
SUPREME COURT OF THE UNITED STATES
Tylowe STEPHENS — PETITIONER (Your Name)
VS.
Coty of existence of the RESPONDENT(S)
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS
The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed <i>in forma pauperis</i> .
Please check the appropriate boxes:
Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s):
District Court - NEWBAR
District Court-NEWMAR
☐ Petitioner has not previously been granted leave to proceed <i>in forma</i> pauperis in any other court.
Petitioner's affidavit or declaration in support of this motion is attached hereto.

(Signature)

☐ Petitioner's affidavit or declaration is **not** attached because the court below

☐ The appointment was made under the following provision of law: ____

appointed counsel in the current proceeding, and:

 \square a copy of the order of appointment is appended.

AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

I, Tykin STEPHOS, am the petitioner in the above-entitled case. In support of my motion to proceed in forma pauperis, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

	erage monthly ame past 12 months	ount during	Amount expe	ected
	You	Spouse	You	Spouse
Employment	\$	\$ N/A	\$	\$ N/A
Self-employment	\$	\$ N/A	\$	\$ MA
Income from real property (such as rental income)	s	\$ N/A	\$	\$ MA
Interest and dividends	\$	\$ MA	\$	\$ MA
Gifts	\$	\$ N/A	\$	\$ MA,
Alimony	\$	\$ NA	\$	\$ MA
Child Support	\$	\$ N/A	\$	\$ MA,
Retirement (such as social security, pensions, annuities, insurance)	\$	\$ N/A	\$	\$_ <i>MA</i>
Disability (such as social security, insurance payme	ents)	\$ N/A	\$	\$ N/A
Unemployment payments	\$	\$ N/A	\$_Ø	\$ N/A
Public-assistance (such as welfare)	\$	\$ N/A	\$	\$ N/A
Other (specify):	\$	sN/A	\$_ <i>\(\beta\)</i>	s N/A
Total monthly inco	me: \$	\$ N/ A	\$	\$ N/A

Employer NowE	Address N/A	Dates of Employment	Gross monthly pay
			\$ \$
	use's employment history pay is before taxes or		, most recent employer firs
Employer N/A	Address	Dates of Employment	Gross monthly pay
	<u> </u>		\$ \$
institution.	ny money you or your	spouse nave in bank acco	unts or in any other financi
Type of account (e.g., checking or savings	s) Amount you have	Amount your spouse has \$
	e.g., checking or savings	Ψ	Amount your spouse has \$\$
5. List the assets		\$\$	\$
5. List the assets and ordinary h	s, and their values, whi	\$\$	\$e owns. Do not list clothing
5. List the assets and ordinary h	s, and their values, whi ousehold furnishings.	sch you own or your spous	e owns. Do not list clothing
5. List the assets and ordinary h Home Value Motor Vehicle	s, and their values, whi ousehold furnishings.	\$ch you own or your spous Other real esta Value Motor Vehicle	\$e owns. Do not list clothing te
5. List the assets and ordinary h Home Value Motor Vehicle : Year, make & r	s, and their values, whi ousehold furnishings. #1 model	\$ch you own or your spous Other real esta Value Motor Vehicle if Year, make & r	\$e owns. Do not list clothing te
5. List the assets and ordinary h ☐ Home Value ☐ Motor Vehicle	s, and their values, whi ousehold furnishings. #1 model	\$ch you own or your spous Other real esta Value Motor Vehicle	\$e owns. Do not list clothing te
5. List the assets and ordinary h Home Value Motor Vehicle : Year, make & r	s, and their values, whi ousehold furnishings. #1 model	\$ch you own or your spous Other real esta Value Motor Vehicle to Year, make & recommoder to Value Value	\$e owns. Do not list clothite

6. State every person, bus amount owed.	siness, or organization	owing you or yo	our spouse money, and the
Person owing you or your spouse money City of EN Cleman	Amount owed to y July Demmis	ou Amo) \$	ount owed to your spouse
	\$	\$	
	\$	\$	
7. State the persons who re instead of names (e.g. "J.S			r minor children, list initials
Name None	Relationship) 	Age
			
	djust any payments that		how separately the amounts kly, biweekly, quarterly, or
Rent or home-mortgage pay (include lot rented for mobil	le home)	\$ Ø	*
Are real estate taxes inclu Is property insurance inclu			
Utilities (electricity, heating water, sewer, and telephone		\$ <i>Ø</i>	\$_ <i>MA</i>
Home maintenance (repairs	and upkeep)	\$_ <i>\overline{\beta}</i>	\$_N/A
Food	·	\$	* M/A
Clothing		\$	\$_ <i>N/A</i>
Laundry and dry-cleaning		\$	\$_N/R
Medical and dental expenses	8	\$	s MA

	You	Your spouse
Transportation (not including motor vehicle payments)	\$	\$ MA
Recreation, entertainment, newspapers, magazines, etc.	\$	\$ N/A
Insurance (not deducted from wages or included in mort	gage payments)	
Homeowner's or renter's	\$	\$ N/A
Life	\$	\$ NA
Health	\$	\$ MA
Motor Vehicle	\$	\$ M#
Other:	\$	\$ N/A
Taxes (not deducted from wages or included in mortgage	e payments)	
(specify):	\$	\$_M/A
Installment payments		/
Motor Vehicle	\$	\$ MA
Credit card(s)	\$	\$_N/A
Department store(s)	\$	\$ N/A
Other:	\$	\$ N/A
Alimony, maintenance, and support paid to others	\$	\$ N/A
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$	\$ MA
Other (specify):	\$ <u>\&</u>	\$ MH
Total monthly expenses:	\$	\$ N/A
	L	

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?
☐ Yes No If yes, describe on an attached sheet.
10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? ☐ Yes No
If yes, how much?
If yes, state the attorney's name, address, and telephone number:
11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?
☐ Yes 🖟 No
☐ Yes No If yes, how much?
If yes, state the person's name, address, and telephone number:
is yes, some persons name, address, and telephone number.
·
12. Provide any other information that will help explain why you cannot pay the costs of this case THOSE BOYN INCOMENTATES FIL TWO YEARS ON
I HAVE BEEN INCANCERATED FOR TWO YEARS ON FOR BUS YEARS
I declare under penalty of perjury that the foregoing is true and correct.
Executed on:
(Signature)
(eignature)

No [7A7	97
	7	

IN THE

SUPREME COURT OF THE UNITED STATES

MALL STEPHENS — PETITIONER (Your Name)

VS.

City of en 6 tomos Ft ? RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s):
\Box Petitioner has not previously been granted leave to proceed in formation pauperis in any other court.
Petitioner's affidavit or declaration in support of this motion is attached hereto.
☐ Petitioner's affidavit or declaration is not attached because the court below appointed counsel in the current proceeding, and:
☐ The appointment was made under the following provision of law:
□ a copy of the order of appointment is appended.
(Signature)

AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

- I, MACC STEPHENS, am the petitioner in the above-entitled case. In support of my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.
- 1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

	Average monthly a the past 12 months		Amount expense next month	ected
	You	Spouse	You	Spouse
Employment	\$	s N/A	\$_ <i>\P</i>	\$ MA
Self-employment	\$	\$ N/A	\$	\$ N/A
Income from real prope (such as rental income		\$ N/A	\$_ <i>O</i>	\$_NA
Interest and dividends	\$ Ø	\$ N/A	\$_ <i>O</i>	\$ N/A
Gifts	\$Ø	s M r	\$_Ø	\$ NA
Alimony	\$ <u>Ø</u>	s N/A	\$ Ø	\$ N/A
Child Support	\$	s N/A	\$_Ø	\$ N/A
Retirement (such as so security, pensions, annuities, insurance)	cial \$ <i>Ø</i>	s N/A	\$ <i>Ø</i>	\$ N/A
Disability (such as social security, insurance pay		\$ N/A	\$	* N/A
Unemployment paymen	nts \$ <u>Ø</u>	s NA	\$Ø	\$ N/A
Public-assistance (such as welfare)	\$	\$ N/A	\$Ø	\$ N/4
Other (specify):	sØ	\$ N/A	\$_ Ø	\$ N/A
Total monthly in	ocome: \$	s N/A	\$	s N/A

NONE		Dates of Employment	Gross monthly pay
			\$ \$
			\$
	s employment history is before taxes or	ry for the past two years, other deductions.)	most recent employer f
mployer N/A	Address	Dates of Employment	Gross monthly pay
			\$ \$
		- d	\$
institution.	checking or savings	se have? \$spouse have in bank accounts. Shape a second secon	Amount vour spouse ha
			\$ \$
 			
		ch you own or your spouse	owns. Do not list cloth
List the assets, an and ordinary house	ehold furnishings.	☐ Other real estate	e
List the assets, an and ordinary house	ehold furnishings.		e
List the assets, an and ordinary house Home	ehold furnishings.	☐ Other real estate Value ☐ Motor Vehicle #2	e

6. State every person, busing amount owed.	ness, or organization	owing you or your	spouse money, and the
Person owing you or your spouse money	Amount owed to y	ou Amou	nt owed to your spouse
NA	\$ N/A	\$	MA
	\$	\$	
·	\$	\$	<u> </u>
7. State the persons who rely instead of names (e.g. "J.S.	on you or your spouse "instead of "John Smit	for support. For i	ninor children, list initials
Name	Relationship	•	Age.
NENE	MA		NIA
8. Estimate the average mont paid by your spouse. Ad annually to show the mont	just any payments tha	d your family. Sho at are made weekl You	w separately the amounts y, biweekly, quarterly, or Your spouse
Rent or home-mortgage paym (include lot rented for mobile Are real estate taxes include Is property insurance include	home) ed?	\$	* N/A
Utilities (electricity, heating f water, sewer, and telephone)	uel,	\$	* N/A
Home maintenance (repairs as	nd upkeep)	\$ /	\$ MA
Food		\$ 200	\$ MA
Clothing		\$	* N/A
Laundry and dry-cleaning		\$	- \$ <u> N/A</u>
Madical and dental expenses		. 60	NA

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ 60	\$ N/A
Recreation, entertainment, newspapers, magazines, etc.	\$	* NA
Insurance (not deducted from wages or included in more	tgage payments)	,
Homeowner's or renter's	\$ Ø	\$ N/A
Life	\$ _	\$ N/A
Health	\$ 60	\$ N/A
Motor Vehicle	<u>\$_60</u>	\$ N/A
Other:	\$	\$ N/A
Taxes (not deducted from wages or included in mortgag	e payments)	,
(specify):	\$ <i>\tilde{\phi}</i>	\$ N/A
Installment payments	,	
Motor Vehicle	\$!	\$ N/A
Credit card(s)	\$	\$ N/A
Department store(s)	\$	\$ N/A
Other:	\$	\$ N/A
Alimony, maintenance, and support paid to others	\$ /	\$ N/A
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$	s N/A
Other (specify):	\$	\$ N/A
Total monthly expenses:	* 440	* N/A

9. Do you expect any major changes to your monthly income or expenses or in your assets o liabilities during the next 12 months?
Yes In No If yes, describe on an attached sheet. IN TERVIEWING FOX NEW JULS IN THE TELETOMMUM CARON INCLUSTRY.
10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? Yes No If yes, how much?
If yes, state the attorney's name, address, and telephone number:
11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal a typist) any money for services in connection with this case, including the completion of t form? Yes No If yes, how much?
If yes, state the person's name, address, and telephone number:
12. Provide any other information that will help explain why you cannot pay the costs of this can line with the week of the control of the work of the costs of this can line with the costs of the can line with the costs of this can line with the costs of the can line with the costs of this can line with the costs of the can line with the costs of this can line with the costs of the can line with the costs of this can line with the costs of the costs of this can line with the costs of th
I declare under penalty of perjury that the foregoing is true and correct. Executed on:
(Signature)

No. 17A797

IN THE

SUPREME COURT OF THE UNITED STATES

MARC A. STEPHENS, TYRONE STEPHENS as individuals,

Petitioner,

v

CITY OF ENGLEWOOD, ENGLEWOOD POLICE DEPARTMENT, DET. MARC MCDONALD, DET. DESMOND SINGH, DET. CLAUDIA CUBILLOS, DET. SANTIAGO INCLE JR., AND DET. NATHANIEL KINLAW, Individually and in official capacity, NINA C. REMSON ATTORNEY AT LAW, LLC, AND COMET LAW OFFICES, LLC

Respondents.

ON PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

MOTION TO PROCEED IN FORMA PAUPERIS

Petitioners in the above-entitled action, asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis pursuant to 28 U.S.C. § 1915. Both Marc and Tyrone Stephens, do not own any bank accounts, or assets. Marc Stephens is currently unemployed with no source of income, and cannot afford the court fees and expenses. Due to fabricated charges filed by the Englewood Police Department, Tyrone Stephens is currently incarcerated at the Bergen County Jail, and cannot afford the court fees and expenses.

Petitioners has previously been granted leave to proceed in forma pauperis in the following court(s): United States Court of Appeal for the Third Circuit, and United States District Court - District of New Jersey.

I swear or affirm under penalty of perjury that, because of my poverty, I cannot prepay the docket fees and printing cost. I believe I am entitled to redress. "Requiring payment of court fees and expenses as a condition precedent to obtaining court relief [are] unconstitutional [as] applied to these indigent [appellants] and all other members of the class which they represent."..."At its core, the right to due process reflects a fundamental value in our American constitutional system", Boddie v. Connecticut, 401 US 371 - Supreme Court 1971 at 374. I swear or affirm under penalty of perjury under United States laws that my answers are true and correct. (28 U.S.C. § 1746; 18 U.S.C. § 1621.)

Dated: March 23, 2018

Marc Stephens

271 Rosemont Place Englewood, NJ 07631

201-598-6268

Petitioner, pro se

Tyrone Stephens

271 Rosemont Place

Englewood, NJ 07631

201-598-6268

Marcstephens3@gmail.com

Petitioner, pro se

SUPREME COURT OF THE UNITED STATES

MARC AND TYRONE STEPHENS, Plaintiffs-Appellants, v.

CITY OF ENGLEWOOD,
ENGLEWOOD POLICE DEPARTMENT,
DET. MARC MCDONALD,
DET. DESMOND SINGH,
DET. CLAUDIA CUBILLOS
DET. SANTIAGO INCLE JR.,
AND DET. NATHANIEL KINLAW,
Individually and in official capacity
NINA C. REMSON ATTORNEY AT LAW,
LLC, AND COMET LAW OFFICES, LLC

Defendants-Appellees

CASE No. 16-1868 D. N.J No. 2:14-cv-05362-WJM-MF

DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS.

Both Marc and Tyrone Stephens, do not own any bank accounts, or assets. Marc Stephens is currently unemployed with no source of income, and cannot afford the court fees and expenses. Due to fabricated charges filed by the Englewood Police Department, Tyrone Stephens is currently incarcerated at the Bergen County Jail, and cannot afford the court fees and expenses, See attached **EXHIBIT A**.

Petitioners has previously been granted leave to proceed in forma pauperis in the following court(s): United States Court of Appeal for the Third Circuit, and United States District Court - District of New Jersey.

I swear or affirm under penalty of perjury that, because of my poverty, I cannot prepay the docket fees and printing cost. I believe I am entitled to redress. "Requiring payment of court fees and expenses as a condition precedent to obtaining court relief [are] unconstitutional [as] applied to these indigent [appellants] and all other members of the class which they represent."..."At its core, the right to due process reflects a fundamental value in our American constitutional system", Boddie v. Connecticut, 401 US 371 - Supreme Court 1971 at 374. I swear or affirm under penalty of perjury under United States laws that my answers are true and correct. (28 U.S.C. § 1746; 18 U.S.C. § 1621.)

Dated: March 23, 2018

Marc Stephens, pro se

Respectfully submitted,

Plaintiff-Petitioner

Tyrone Stephens, pro se Plaintiff-Petitioner