No

IN THE
SUPREME COURT OF THE UNITED STATES
Lynn SmithPETITIONER
Lynn Smith — PETITIONER (Your Name)
VS.
Manasquan Bank — 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):
US Supreme Court (1), US Court of Appeal (3), US Tax Court (1), US District Court (2)
NJ Appellate Court (1), NJ Superior Court-Forcelosure Division (2)
☐ Petitioner has not previously been granted leave to proceed in forma 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.
1 40000 5000

JOHN R DAVIDSON Notary Public State of New Jersey My Commission Expires Mar 3, 2021

(Signature)

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

I, Lynn Smith , 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.

	ge monthly amo st 12 months	unt during	Amount expe next month	cted
	You	Spouse	You	Spouse
Employment	\$ <u>4,333</u>	\$0	\$_4,300	\$
Self-employment	\$	\$ <u>0</u>	\$ <u> </u>	\$
Income from real property (such as rental income)	\$	\$ <u> </u>	\$ <u> </u>	\$
Interest and dividends	\$	\$0	\$ <u> </u>	\$
Gifts	\$	\$ <u> </u>	\$ <u> </u>	\$0
Alimony	\$ <u>0</u>	\$0	\$ <u> </u>	\$ <u> </u>
Child Support	\$ <u>0</u>	\$0	\$	\$ <u> </u>
Retirement (such as social security, pensions, annuities, insurance)	\$	\$0	\$0	\$0
Disability (such as social security, insurance payments	\$	\$	\$	\$ <u> </u>
Unemployment payments	\$0	\$0	\$ <u> </u>	\$0
Public-assistance (such as welfare)	\$ <u> </u>	\$0	\$	\$0
Other (specify):	\$	\$	\$ <u>0</u>	\$
Total monthly income	\$4,333	\$ 0	\$4,300	\$

Employer	Address	Dates of Employment	Gross monthly pay
College of NJ	2000 Pennington Rd		\$ 6,250
<u> </u>	Ewing, N.J. 08628	1995-2019	\$
	· · · · · · · · · · · · · · · · · · ·		.
	e's employment history for pay is before taxes or other		s, most recent employer first
Employer	Address	Dates of	Gross monthly pay
Unamplayed		Employment	
Unemployed	**************************************	<u> </u>	
¥.			-
		May 1	Ψ
Financial institution	on Type of account	Amount you have	Amount your spouse has
TD Bank	Checking	\$ - 1,015.22 negative \$ 0 \$	\$ \$189.98 negative \$
5. List the assets,	<u>Checking</u>	\$ - 1,015.22 negative \$ 0 \$	\$ 0
5. List the assets, and ordinary hor	and their values, which y	\$ - 1,015.22 negative \$ 0 \$	\$
TD Bank 5. List the assets, and ordinary hor	and their values, which y usehold furnishings.	\$\frac{-1,015.22 negative}{5 0}\$ sou own or your spous	\$0 \$189.98 negative \$se owns. Do not list clothing
5. List the assets, and ordinary hor	and their values, which y usehold furnishings.	\$ -1,015.22 negative \$ 0 \$ cou own or your spour	\$0 \$189.98 negative \$se owns. Do not list clothing
5. List the assets, and ordinary how Value	and their values, which y usehold furnishings.	\$1,015.22 negative \$_0 \$_ Tou own or your spous Other real esta Value Motor Vehicle	\$
5. List the assets, and ordinary how Value	and their values, which y usehold furnishings.	\$1,015.22 negative \$_0 \$_ Tou own or your spous Other real esta Value Motor Vehicle	\$0 \$189.98 negative \$ se owns. Do not list clothing ate #2 model

2. List your employment history for the past two years, most recent first. (Gross monthly pay

6. State every person, bu amount owed.	siness, or organization	owing you or your	spouse money, and the
Person owing you or your spouse money	Amount owed to	you Amount	owed to your spouse
N/A	\$	<u> </u>	net finalen ersperne verglet "Filder fellen um "Bereit vergleten un -
	\$	\$	
	\$		-
7. State the persons who r			.
Name	Relationsh	• •	Age
Margaret Anne Smith	Daughter	•	
Katherine Smith	Daughter		
8. Estimate the average me paid by your spouse. A annually to show the mo	Adjust any payments th		
Rent or home-mortgage pa (include lot rented for mob Are real estate taxes included in the property insurance included)	ile home) uded? □ Yes 🗷 No	\$1,600 Rent	\$
Utilities (electricity, heatin water, sewer, and telephon		\$ <u>907.00</u>	\$
Home maintenance (repairs	s and upkeep)	\$_250.00	\$
Food		<u>\$_1,000.00</u>	\$0
Clothing		\$ 100.00	\$
Laundry and dry-cleaning		\$_10.00	\$
Medical and dental expense Storage of furniture, persona records after eviction		\$_25.00-50.00 \$550.00	\$
Interest on loan from retirem eviction expenses	ent to pay for	\$400.00	
PACER & Legal printing and	d ink	\$190.00	

PACER & Legal printing and ink

	You	Your spous
Transportation (not including motor vehicle payments)	<u>\$ 266.66</u>	\$ <u>.0</u>
Recreation, entertainment, newspapers, magazines, etc.	<u>\$</u> 0	\$_0
Insurance (not deducted from wages or included in morta	gage payments)	•
Homeowner's or renter's	\$	<u>\$_0</u>
Life	\$ <u>0</u>	\$_0
Health	\$ 0	\$_0
Motor Vehicle	\$375.00	<u>\$_0</u>
Other:	\$0	\$ <u>. 0</u>
Taxes (not deducted from wages or included in mortgage	payments)	
(specify):	\$	\$ <u> </u>
Installment payments		·
Motor Vehicle	\$ 357.00	\$_0
Credit card(s)	\$	\$_0
Department store(s)	\$_0	\$_0
Other:	\$	\$_0
Alimony, maintenance, and support paid to others	\$	\$ <u>0</u>
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$0	\$ <u> </u>
Other (specify): Internet and related	\$_250.13	\$ 0
Total monthly expenses:	s 6,280	S 0

* 9.			ajor changes to yn next 12 months?	Our mont	hly income or	expenses or in	your assets or
					tly	xhibits are attached, in the \$809.237 claim of the	cluding proof that te SONI was fraudulent.
	🔀 Yes	□ No	 If yes, describe 	e on an at	tached sheet.		
have my home an attorney \$5 state investigat	stolen by the trus 0,000 and have hir tors who found out	ice returned, I n or her 1) suc I I intended to	will complete a \$679,00 to the disputed creditors, (K) reverse ma	ortgage, pay all undis nk for \$250 million f erncy in 2009 and for	sputed creditors \$400,0 or filing a fraudulent f r its interference with r	apter 13 from Chapter 7, (0), have money to retain breelosure at the behest of my husband's business, and never happenned).
10.			ill you be paying ing the completion				n connection
	If yes, how	much?			\$617 million in stol	case will enable my hu en cash and \$5 billion inent DC attorneys to	în assets, l may
	If yes, state	the attor	ney's name, addr	ess, and	telephone num	ber:	
11.	Have you pa	id—or wi	II you be paying-	-anvone	other than an	attornev (such a	s a paralegal or
			or services in con				
	☐ Yes	🗵 No					
	If yes, how	much?					
If y	es, state the	person's	name, address, ar	nd teleph	one number:		
	N/A					•	
						•	
12.	Provide any	other info	ormation that wil	l help exp	olain why you o	cannot pay the c	osts of this case.
accounts will be	e terminated - fur	ther damagi	ng me financially and	otherwise.			tilities, TV, cell phone
Support docu	micipice	ea me vacrei	to USCOA - Third Circu r-Feldman Doctrine too l	moaury amort	and to consider the	everbuon i am rumin	I District Courts all id to which that they inl transcripts 3-months
	ago was	fraudulently o	obtained. This abuse of d des more detail of their s	liserction and	power is about to fi	nally destroy my famil	y and 200 others. Plus,
I d	eclare under	penalty o	f perjury that the	e foregoin	ng is true and	correct.	
Ex	ecuted on:	January	24	, 2	0 <u>19</u>		
						√ ',	
					<u> Upr</u>	n Sunt	
			JOHN R DAVIDSON		U	(Signature	
·		My Com	Notary Public State of New Jersey mission Expires Mar 3, 2	2021		Friac-	

9.	Do you expect any major changes to your monthly income or expenses or in you	ur assets	Oľ
	liabilities during the next 12 months?		

Exhibits are attached, including proof that the \$809.237 claim of the SONJ was fraudulent.

Yes No If yes, describe on an attached sheet.

Yes, if this Writ is gramed and the illegally obtained January 4, 2017 final order and judgment is vacated. I will go back to Chapter 13 from Chapter 7, have my home stolen by the trustee returned, I will complete a \$679,000 reverse mortgage, pay all undisputed creditors \$400,000, have money to retain an attorney \$50,000 and have him or her 1) sue the disputed creditors, 2) sue the bank for \$250 million for filing a fraudulent forcelosure at the behest of state investigators who found out I intended to refinance to obtain money for an attorney in 2009 and for its interference with my husband's business, and 3) sue the state of New Jersey for falsely claiming since 2006 I used \$809,237 of investor money (which has just been proven never happenned).

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?	Since winning this case will enable my husband to retrieve \$617 million in stolen cash and \$5 billion in assets. I may send offers to prominent DC attorneys to work on contingency.			
If yes, state the attorney's name, address	ess, and telephone number:			

•

y,

12. Provide any other information that will help explain why you cannot pay the costs of this case.
I am running a \$1,500 -2,000 deficit per month and am forced to borrow from my eldest daughter. I 1-2 months all utilities, TV, cell phone accounts will be terminated - further damaging me financially and otherwise.
Support documents: Exhibit 1 - Brief sent to USCOA - Third Circuit demonstrating that it, and the Trenton Bankruptcy and District Courts all interpreted the Rooker-Feldman Doctrine too broadly and failed to consider the exception I was entitled to which that they review the fraudulent claim of the SONJ (just the claim not the final judgment) which I proved from trial transcripts 3-months ago was fraudulently obtained. This abuse of discretion and power is about to finally destroy my family and 200 others. Plus, Exhibit 2 which provides more detail of their not acting on the advice of SCOTUS to narrowly interpret Rooker-Feldman. I declare under penalty of perjury that the foregoing is true and correct.

Executed on: _____January 24