No. $\qquad$

IN THE

## SUPREME COURT OF THE UNITED STATES

Lymn Smith
(Your Name) - PETITIONER

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)
N. Appcllate Court (1), NJ Superior Court-Forcelosure Division (2)
$\square$ Pctitioncr has mot previously been granted leave to proceed in forma pauperis in any other court.

XI Petitioner's affidavit or declaration in support of this motion is attached hereto.
$\square$ Petitioner's affidavit or declaration is not attached because the court below appointed counsel in the current proceeding, and:
$\square$ The appointment was made under the following provision of law: $\qquad$
$\qquad$a copy of the order of appointment is appended.


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

## I, Lynn Smith

 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.

|  | You | Spouse |  | You |  | Spouse |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Employment | \$ 4,333 | \$ | 0 |  | 4,300 |  | 0 |
| Self-employment | \$ 0 | \$ | 0 |  | 0 |  | 0 |
| Income from real property (such as rental income) | \$ 0 | \$ | 0 | \$ | 0 |  | 0 |
| Interest and dividends | \$ 0 | \$ | 0 | \$ | 0 | \$ | 0 |
| Gifts | \$ 0 | \$ | 0 | \$ | 0 |  | 0 |
| Alimony | \$ 0 | \$ | 0 |  | 0 |  | 0 |
| Child Support | \$ 0 | \$ | 0 | \$ | 0 | \$ | 0 |
| Retirement (such as social security, pensions, annuities, insurance) | \$ 0 | \$ | 0 |  | 0 | \$ | 0 |
| Disability (such as social security, insurance payments) | \$ 0 | \$ | 0 | \$ | 0 | \$ | 0 |
| Unemployment payments | \$ 0 | \$ | 0 | \$ | 0 |  | 0 |
| Public-assistance (such as welfare) | \$ 0 | \$ | 0 | \$ | 0 | \$ | 0 |
| Other (specify): | \$ 0 | \$ | 0 | \$ | 0 | \$ | 0 |
| Total monthly income: | \$ 4,333 | \$ | 0 | \$ | 4,300 | \$ | 0 |

Income source Average monthly amount during the past 12 months security, pensions, annuities, insurance)
Other (specify): $\qquad$

Amount expected next month
2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)

| Employer | Address | Dates of Employment | Gross monthly pay |
| :---: | :---: | :---: | :---: |
| College of NJ | 2000 Pennington Rd |  | \$ 6,250 |
|  | Ewing, N.J. 08628 | 1995-2019 | \$ |
|  |  |  | \$ |

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

| Employer <br> Unemployed | Address | Dates of <br> Employment | Gross monthly pay <br> $\square$ |
| :--- | :--- | :--- | :--- |
| $\square$ | $\square$ | $\$$ |  |

4. How much cash do you and your spouse have? \$ $\qquad$
Below, state any money you or your spouse have in bank accounts or in any other financial institution.

| Financial institution <br> Chase Bank | Type of account <br> Checking | Amount you have <br> TD Bank | Checking |
| :---: | :---: | :---: | :---: |

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.
$\square$ Home
Value $\qquad$

Motor Vehicle \#1
Year, make \& model 2003 Subaru Outback
Value $\qquad$Other real estate
Value $\qquad$

Motor Vehicle \#2
Year, make \& model $\qquad$
Value $\qquad$
$\square$ Other assets
Description N/A Just clothes + wedding + engagement rings
Value $\qquad$
6. State every person, business, or organization owing you or your spouse money, and the amount owed.

| Person owing you or <br> your spouse money <br> N/A | Amount owed to you | Amount owed to yo |
| :---: | :--- | :--- |
|  | $\$$ | $\$$ |
|  | $\$$ | $\$$ |

7. State the persons who rely on you or your spouse for support.

| Name <br> Margaret Anne Smith | Relationship <br> Daughter |  | Age |
| :--- | :--- | :--- | :--- |
| Katherine Smith |  | 18 |  |

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

|  | You | Your spouse |
| :---: | :---: | :---: |
| Rent or home-mortgage payment (include lot rented for mobile home) | \$1,600 Rent | \$ |
| Are real estate taxes included? $\square$ Yes No Is property insurance included? $\square$ Yes No |  |  |
| Utilities (electricity, heating fuel, water, sewer, and telephone) | \$ 907.00 | \$ |
| Home maintenance (repairs and upkeep) | \$ 250.00 | \$ |
| Food | \$1,000.00 | \$ |
| Clothing | \$ 100.00 | \$ |
| Laundry and dry-cleaning | \$ 10.00 | \$ |
| Medical and dental expenses | \$ 25.00-50.00 | \$ |
| Storage of furniture, personal items and records after eviction | \$550.00 |  |
| Interest on loan from retirement to pay for eviction expenses | \$400.00 |  |
| PACER \& Legal printing and ink | \$190.00 |  |


|  | You | Your spouse |
| :---: | :---: | :---: |
| Transportation (not including motor vehicle payments) | \$ 266.66 | \$0 |
| Recreation, entertainment, newspapers, magazines, etc. | \$ 0 | \$0 |
| Insurance (not deducted from wages or included in mortgage payments) |  |  |
| Homeowner's or renter's. | \$ 0 | \$ 0 |
| Life | \$ 0 | \$ 0 |
| Health | \$ 0 | \$ 0 |
| Motor Vehicle | \$ 375.00 | \$0 |
| Other: ___ | \$ 0 | \$0 |

Taxes (not deducted from wages or included in mortgage payments)
(specify): $\qquad$
\$
$\$ 0$

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 | \$ | \$ 0 |
| Regular expenses for operation of business, profession, or farm (attach detailed statement) | \$ | \$ 0 |
| Other (specify): Internet and related | \$ 250.13 | \$ 0 |
| Total monthly expenses: | \$ 6,280 | \$ |

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

Exhibits ane atached, including proof that the $\$ 809.237$ claim of the $50 . \mathrm{N}$ was fraudulent.
$\square$ Yes $\square$ 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? $\square$ Yes $⿴$ No

If yes, how much?
Since wining this case will enable my husband to retrieve $\$ 617$ million in stolen cash and $\$ 5$ billion in assets. 1 may send offers to prominent DC attorneys to work on contingence:
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?
$\square$ Yes
( No

If yes, how much? $\qquad$

If yes, state the person's name, address, and telephone number:
NA
12. Provide any other information that will help explain why you cannot pay the costs of this case. 5 am running a $\$ 1,500-2,000$ deficit per mont and am forced to borrow from my eldest daughter, 1 $1-2$ mont all utilities, TV, cell phone accounts will be terminated - further danging me fingucinly and otherwise.
Support documents: Exhibit $t$ Brief sent to USCOA = Third Cirenit demonsfoting that it, and the Trenton Bankruptcy and District Counts all interpreted the Rooker-Feldman Doctrine ton broadly and failed to consider the exception I was entitled to which that they review the fraudulent elaine of the SONJ (just the chain nat the final judernent) which I proved from trial transcripts 3 -months
 Exhibit 2 which provides mote detail of their mat acting on the advice of SCOTUS to narrowly internet Rooker-Feldema.
I declare under penalty of perjury that the foregoing is true and correct.
Executed on: $\qquad$ January 24 , 2012

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

Exhibists are allached, including proof that. the $\$ 809.237$ clain of ithe $S O N$ was frudutuent. WYes $\square$ No If yes, describe on an attached sheet.
Yes if this Writ is graned and the illegally obtained Jmuary d, 2017 final order and judgment is verated. I will go back to Chapter 13 from Chapier? have my home solen by the trustec reumed, I will comptece a $\$ 679,000$ revere mongage, pay all undisputed crodiors $\$ 400,000$, have moncy to reain an atiomey $\$ 50,000$ and have him or her 1) sue the dispued crodios, 2 ) sue the bank for $\$ 250$ miltion for fing a froudulent forelosure at he betest of state invesigators who found out I intended to refnance to obtain money for an attoncy in 2009 and for its interference with my hushand's business, and 3) sue the sitac of New lersey for falsely chiming since 20061 used $\$ 000,237$ of investor money (which has just been proven never happeandi).
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? $\square$ Yes $\square$ 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 attomeys to work on contingency.
If yes, state the attorney's name, address, and telephone number:
12. Provide any other information that will help explain why you cannot pay the costs of this case. I am ruming a $\$ 1,500-2,000$ deficit per month and am forced to borrow from my eddest daughter. $11-2$ monihs all uilities, TY, cell phone accounts will be terwinated - further danaging me financially and otherwise.
Support documents: Exhibit 1-Brief sent to USCOA - Third Circuit demonstrating that it, and the Trenton Benkruptey and District Cours all incrpneted the Rooker-Feldman Doctrine too broadly and failed to consider the exception / was entitled to which that they review the fraudulent claim of the SON (just the claim not the final judgment) which I proved from trial trinscripts 3 -months ago was fravdulcenty oblained. This abuse of discretion and power is abcut to finally destroy my famify and 200 others. Plus, Exhibit 2 which provides more detail of their not acting on the odvice of SCOTUS to narowly interpta Rooker-Feldman. I declare under penalty of perjury that the foregoing is true and correct.

Executed on: January $24 \ldots, 2012$

