

18-8381
No.

IN THE SUPREME COURT OF THE UNITED STATES

CHRISTOPHER D. SCHNEIDER,

Petitioner,

v.

COMMISSIONER OF INTERNAL REVENUE

Respondents.

FILED
FEB 19 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

On Petition For A Writ Of Certiorari To The United States
Court Of Appeals For The Ninth Circuit

**PETITIONER'S VERIFIED MOTION TO FILE IN FORMA PAUPERIS
AND OBJECTIONS TO THE SAME**

Petitioner/Plaintiff in pro per:

Christopher D. Schneider
16291 Stone Jug Rd.
Sutter Creek CA 95685
Phone: none; Email: horsefun69@yahoo.com
(Both remain unavailable miles away)

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SUPREME COURT, U.S.

I. Motion

Filed in support of petitioner's ("Schneider") declaration on IFP Form 4. Mr. Schneider respectfully asks that he be allowed to file in forma papuperis¹ and to violate any Supreme Court rules *out of necessity* much like a prisoner, and in many ways living a *more* restrictive life than a prisoner², when Schneider has committed no crime. See also, declarations incorporated here in full for facts contained in 17A612 Exhibits R1 & R2; 18A237; R-186, 188-2-3; R-9th-17-70768 R-27; 20-Exh-A).

I have filled out statutory form 4, but object, as an independent American in the *strongest* First Amendment, and due process terms to the; (1) unconstitutionally compelled public speech/Hobson's Choice; *Rumsfeld v. Forum for Acad. and Inst. Rights*, 547 U.S. 47 (2006) that is not warranted, nor the "least restrictive" means to the justified ends of a courts under "strict scrutiny" with the fundamental link in this paperwork package/my First Amendment rights to "petition...for a redress" in any Court; *N.A.A.C.P. v. Button*, 371 U.S. 415 (1963); *N.A.A.C.P. v. Alabama*, 377 U.S. 288 (1964) and that "Because of the claim of constitutionally protected right is involved, it 'remains our duty in a case such as this to make an independent examination of the whole record.'" *Cox v. Louisiana*, 379 U.S. 536, 545 (1965). The *very* wording of the first paragraph of IFP "Form 4" supports the direct First Amendment link when it states: "I am entitled to redress;" (2) an unconstitutional

¹ Schneider without neighbor help does not have the ability to safely walk nearly 20 miles round trip on a VERY hazardous rural road (See Decl. R-35-Exh-A-1-5; R-9th—RJN—R-27; R-20-Exhibit-A) to Sutter Creek Post Office, this trip would take 4 HOURS EACH WAY.

² For example *unlike* Mr. Schneider if an e.g. *convicted* felon for Murder wants to buy envelopes, stamps, extra food/snacks etc. he can simply use the prison's Canteen/store. See related S.Ct. case 18-7701-RJN-ISO-3-No.7.

and “public” **stigma** of poverty or caste and unjustified “Third-Class” citizenship³ before America’s highest court; see *Paul v. Davis*, 424 U.S. 693 (1976) (public frequent bad check shoppers without due process etc.); *Plymer v. Doe*, 457 U.S. 202, 219, 239 (Children attempted to be branded by state as a “permanent caste” and “lifelong penalty and stigma” for wanting a public education); and (3) the unequal wealth IFP classification in the U.S. Supreme Court “5000 Series” case numbers acting as yet another discriminatory/arbitrary classification⁴ with a public badge of inferiority and/or Third-Class citizenship of Schneider *exactly* as if he is a convicted felon filing IFP—e.g. a child molester, first degree murderer—a classification where practically all of the legal community ignores the “5000 series” cases vs. the other “regularly” numbered cases are *not* ignored and individually summarized in trade publications/websites, e.g. BNA Weekly publication on Supreme Court.

I therefore object to the statement/public demand that I declare “that, because of my poverty, I cannot prepay the docket fees” when the reason for my current position has nothing to do with “my poverty” but rather with the record of proximate events and collateral consequences alleged in petitioner’s *Bank of America* case (See 18-5850, 17-9240, IFP Form 4 No.11, 18-7701 App-25-28; R-20-

³ First Class = government; Second Class all corporations, people in the top 5% of pay, and those with attorney; Third Class all *pro se* litigants by necessity (i.e. those in American’s lower 95%).

⁴ Analogously it is like; (1) the librarian in *Brown v. Louisiana*, 383 U.S. 131, 136 (1966) stamping *only* blacks library cards “with the word ‘Negro’” and having a “red bookmobile for whites” and a “blue bookmobile [which] served only Negroes” Id. and; (2) *Plessy v. Ferguson*, 163 U.S. 537 (1896). I argue that if the U.S. Supreme Court is going to make such a classification solely on account of my IFP filing then that classification is discrimination based upon wealth; *Harper v. Virginia Board of Elections*, 383 U.S. 663, 668 (1966) “Wealth, like race, creed, or color is **not** germane to one’s [First Amendment petition for redress classification ...”Id. at 668. And should NOT include arbitrarily lumping me in with convicted murderers and child rapists. Perhaps the court should simply file **all** civilian non-prisoner IFP cases exactly as *every* other case is filed setting a neutral example for all lower courts to follow as one alternative.

Exh-A), more than any other item or expense in my entire life. Then, the Machiavellian actions of the State of California and the federal National Driver Register's "blacklisting" exasperate the situation created by *Bank of America* events and resulting case disabilities inflicted with my retaliatory Driver's License loss.

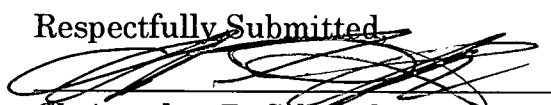
II. Conclusion

For the forgoing reasons Schneider's IFP filing should be granted for good cause, and the court should fully consider petitioner's First Amendment fundamental substantive objections on behalf of himself and all other pro se NON-PRISONER litigants.

Verification: I Christopher D. Schneider declare under penalty of perjury that the forging facts are true and correct.

Dated: February 7, 2019 in Sutter Creek California

Respectfully Submitted


Christopher D. Schneider, Petitioner
16291 Stone Jug Rd. Sutter Creek, CA 95685
Phone: None; Email: horsefun69@yahoo.com
(both remain unavailable miles away)

(Two Sided)

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

I, Christopher D. Schneider, 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. currently

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.

Income source	Average monthly amount during the past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$ <u>n/a</u>	\$ <u>N/A</u>	\$ _____	\$ <u>N/A</u>
Self-employment	\$ <u>2.00</u>	\$ _____	\$ _____	\$ _____
Income from real property (such as rental income)	\$ <u>n/a</u>	See: S.Ct. No. 17-9240 IFP form item No. 11 inability to sell my home fr. \$ <u>10/23/12</u> (Bank of America Dkt. No. <u>331</u> Exhibit X).	\$ <u>10/23/12</u> (Bank of America Dkt. No. <u>331</u> Exhibit X).	\$ <u>331</u> Exhibit X).
Interest and dividends	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Gifts from friends, neighbors	\$ <u>8.00</u>	\$ _____	\$ _____	\$ _____
Alimony	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Child Support	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Retirement (such as social security, pensions, annuities, insurance)	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Disability (such as social security, insurance payments)	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Unemployment payments	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Public-assistance (such as welfare)	\$ <u>n/a: never</u>	\$ _____	\$ _____	\$ _____
Other (specify): <u>N/A</u>	\$ <u>n/a</u>	\$ _____	\$ _____	\$ _____
Total monthly income:	\$ <u>10.00</u>	\$ _____	\$ _____	\$ _____

(In actuality: I would argue only \$5.00 per month with 'gifts' of food excluded)

I have not requested or been granted IFP status in any lower court case in my life.

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
None: SEE No. 12 Below for details		n/a	\$ n/a
			\$
			\$
			\$

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	Address	Dates of Employment	Gross monthly pay
n/a	n/a	n/a	\$ n/a
			\$
			\$
			\$

4. How much cash do you and your spouse have? \$ 1.00

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Type of account (e.g., checking or savings)	Amount you have	Amount your spouse has
NONE: See No. 12 below for information as I remain sanctioned/blacklisted	\$	\$
	\$	\$
	\$	\$

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

Tied up for 7 years and counting in Fraud/RICO/RESPA foreclosure action on appeal etc.
 Home Other real estate See S.Ct. No. 17A612
 Value Aprox. \$280,000 Value n/a

<input checked="" type="checkbox"/> Motor Vehicle #1 Year, make & model 76, VW, Bus Value \$5000.00 (high end--not running due to 2017 fuel line sabotage causing engine fire)	<input checked="" type="checkbox"/> Motor Vehicle #2 Year, make & model 86, GMC, Vandura Value \$500.00 (not running Bad carburetor)
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1) Other assets 1950's, Grumman, TS2A (N406DF; N420DF; N423DF) 3 each
 Description _____
 Value As-is average aprox. \$5500.00

2) Prior Schneider Vending Business assets (see No. 12 below)	\$3000.00
3) Scrap metal & misc. items from auctions, parts etc.	\$3000.00
4) Solar Power Trailer & Equipment (used daily for all home power)	\$2500.00
5) Misc. other Vehicles on 26 acres: Parts value, non-operated/not road worthy	\$3000.00

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
None	\$ n/a	\$ n/a
	\$ []	\$ []
	\$ []	\$ []

7. State the persons who rely on you or your spouse for support. For minor children, list initials instead of names (e.g. "J.S." instead of "John Smith").

Name	Relationship	Age
none (only chickens)	n/a	n/a
	[]	[]
	[]	[]

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)	None: See No. 5 above/Schneider v. Bank of America	N/A \$ none due to potential waiver issues
Are real estate taxes included? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
Is property insurance included? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
See vs. CIR 9th Dkt. No. 23 Schneider Decl. at pgs. 4-5 regarding PROPANE, which I have often been out		
Utilities (electricity, heating fuel, of as if I live in a "Third World" water, sewer, and telephone)	Nation w/o rights. \$ n/a	\$ n/a
Home maintenance (repairs and upkeep)	\$ 3.00 (See also No. 12 below)	\$ []
Food 2017 actual Daily Total = \$2.33; 2018 estimated Daily total = \$1.50	\$ 39.00	\$ n/a
Clothing 2019 <u>actual</u> Daily Ttl = \$ 0.52	\$ n/a see No. 12	\$ n/a
Laundry and dry-cleaning	\$ n/a	\$ n/a
Medical and dental expenses	\$ n/a see No. 12	\$ n/a
(See vs. CIR 9th Cir. Docket No. 9 ?? showing pictures of multiple shattered teeth particles, self-extraction tools etc. over prior 4 years. Which if actually filed (served on 9th Cir.) should be my September 18, 2017 U.S. Supreme Court Stay Application/Declaration/RJN/Appendix etc. and then censored/refused by S.Ct. clerk; refiled in full with new S.Ct. redress motion on October 19, 2017 (again censored/refused, so never S. Ct. filed).		

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ 2.00	\$ <u> </u> N/A
Recreation, entertainment, newspapers, magazines, etc.	\$ <u>n/a</u> see No. 12	\$ <u> </u>
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$ 48.00	\$ <u> </u>
Life	\$ <u>n/a</u>	\$ <u> </u>
Health	\$ <u>n/a</u>	\$ <u> </u>
Motor Vehicle	\$ <u>n/a</u> see No. 12	\$ <u> </u>
Other: _____	\$ <u>n/a</u>	\$ <u> </u>
Taxes (not deducted from wages or included in mortgage payments)		
(specify): <u>County Property Taxes</u>	\$ 0.00	\$ <u> </u>
Installment payments		
Motor Vehicle	\$ <u>n/a</u>	\$ <u> </u>
Credit card(s)	\$ <u>n/a</u> see No. 12	\$ <u> </u>
Department store(s)	\$ <u>n/a</u>	\$ <u> </u>
Other: _____	\$ <u>n/a</u>	\$ <u> </u>
Alimony, maintenance, and support paid to others	\$ <u>n/a</u>	\$ <u> </u>
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ 0.00	\$ <u> </u>
Other (specify): <u>Amador County Airport</u>	\$ 130.00	\$ <u> </u>
Total monthly expenses:	\$ <u>183.00</u>	\$ <u> </u>
	\$ 221.00	✓

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.

See No. 12 statement below

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? N/A

If yes, state the attorney's name, address, and telephone number:

N/A

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

If yes, how much? N/A

If yes, state the person's name, address, and telephone number:

N/A

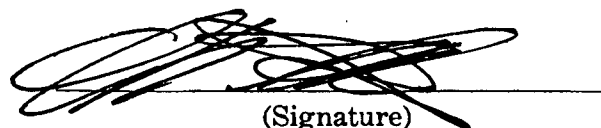
12. Provide any other information that will help explain why you cannot pay the costs of this case.

SEE REVERSE SIDE: 1 PAGE STATEMENT



I declare under penalty of perjury that the foregoing is true and correct.

Executed on: February 7th, 2019



(Signature)

U.S. Supreme Court IFP Number 12 (verified)

1. Without a Driver's License and basic "personal mobility" living nine miles from a very *small* town (Sutter Creek Post Office, a gas station, and touristy antique shops) and 12-14 miles from rural county civilization (Jackson, CA) every single area of every single purported constitutional right is impacted or effectively **killed** after five years and counting. Including such necessities of *selling almost anything* to raise money etc. (for moving, or shipping, or paying for things, etc.) as all require personal transportation when (a) all of my access to the U.S. Banking System—blacklisted—without a photo ID and no due process either; (b) I remain without access (or paying for service) to any cellular phone network (in TOWN, or I would have to *drive to service*—when I *had* my driver's license); (c) internet access to be able to list and sell items on e.g. "Ebay" or "Craigslist" or other similar internet sites (newspapers) or even taking items to a scrap yard all *require* mobility *where I live*, and *with* the rural life I live. See also verified TC Dkt. No. 20 and Exh. A Depo. pages 16, 30.

2. Then there is the question of how I can "earn a livelihood" which was also **killed** (See July 2014 renewed S.Ct. stay application 13A1264; countless unchallenged declarations after March 2014 in every case/court) by the "immediate" retaliatory loss of my Driver's License/photo ID **and** Blacklisting in all 50 states via the National Driver Register database. In order to pay for **anything**: I have to be *able to* earn a living: a purported "fundamental right" yet, *where I live*—without a driver's license—that is also impossible, and a forced move to a city is against all that I stand for.

3. What is written here is only the tip of the "iceberg" of daily purportedly "irreparable" harms that happen in my life every single day since March 30, 2014. With the events of this case (and related vs. *Bank of American*: see e.g. 18-7701) highlighting in the clearest terms why now I "cannot pay the costs of this case" when the foundational rug of my **entire life** is yanked out from under me in an instant by Machiavellian Despotic state government tyranny: all when I have committed no crime. See e.g. Schneider Declaration ISO S.Ct. case No. 17A612; *verified* Tax Court Dkt. Nos. 12 at 2 12:18 (getting Food or serving S.Ct. paperwork); Dkt. No. 20 at 3 10:19 (*First* forced sleeping on the streets to attend *Bank of America* deposition; Exh. A at 14-16; and other disabilities at 44-45.); Dkt. No. 35 Exhibit A dealing with food, neighbors etc. over month period.