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No.	 	 	

19-5616

SUPREME COURT OF THE UNITED STATES

FILED

MAY 08 2019

OFFICE OF THE CLERK SUPREME COURT, U.S.

RUSSELL ROPE

- PETITIONER

(Your Name)

VS. L. Facebook, Apple, Alphabet, Twitter, Inc.(s), JPMorgan Chase & Co., & John Does 1 to 10 — 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:

Expetitioner has previously been granted leave to proceed in jorna pauperis in the following court(s):
Stanley Mosk Courthouse, Superior Court of California,
Los Angeles County, Central District of Los Angeles
☐ 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.
☑ 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:, or
□ a copy of the order of appointment is appended.

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(Signature)

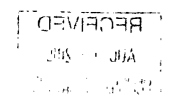
OFFICE OF THE CLERK SUPREME COURT, U.S.

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

I, RUSSELL ROPE, 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 amount duri the past 12 months		unt during	Amount expected next month	
		You	Spouse	You	Spouse
Employment		\$ <u>215.00</u>	\$_NA	\$ <u>NA</u>	\$ NA
Self-employment		\$ <u>21.00</u>	\$ <u>NA</u>	\$ NA	\$ <u>NA</u>
Income from real proper (such as rental income)		\$_0.00	\$ <u>NA</u>	\$_0.00	\$ <u>NA</u>
Interest and dividends		\$ 0.00	\$ <u>NA</u>	\$ <u>0.00</u>	<u>\$ NA</u>
Gifts		\$0.00	\$ <u>NA</u>	\$ 0.00	\$ <u>NA</u>
Alimony		\$0.00	\$ <u>NA</u>	\$ <u>0.00</u>	\$ <u>NA</u>
Child Support		\$0.00	\$ <u>NA</u>	\$ <u>0.00</u>	\$ <u>NA</u>
Retirement (such as soc security, pensions, annuities, insurance)	cial	\$ 0.00	\$_NA	\$_0.00	\$ <u>NA</u>
Disability (such as socia security, insurance pay		\$_0.00	\$ <u>NA</u>	\$_0.00	\$ <u>NA</u>
Unemployment payment	s	\$_0.00	\$ <u>NA</u>	\$_0.00	\$ <u>NA</u>
Public-assistance (such as welfare)		\$ <u>143.00</u>	\$ <u>NA</u>	\$ <u>221.00</u>	\$ <u>NA</u>
Other (specify): NA		\$_0.00	\$ NA	\$_0.00	\$ NA
Total monthly inc	ome:	\$ 368.00	\$_NA	\$ <u>NA</u>	\$ <u>NA</u>



Employer	Address	Dates of Employment	Gross monthly pay
SRO, Inc.	20929 Ventura Blvd.	2017-2018	<u>\$ 169</u>
CC	220 S. Flower St.	2018	\$ 30
A+A	220 S. Flower St. NA / Hollywood	2018	\$ 26
3. List your spous (Gross monthly	se's employment history for pay is before taxes or other	the past two year deductions.)	rs, most recent employer f
Employer	Address	Dates of	Gross monthly pay
		Employment	. 374
NA	NA NA	NA	<u> </u>
NA	NA	NA NA	\$ NA \$ NA
NA	NA	INA	3 1411
Below, state an institution. Type of account (e	do you and your spouse hav y money you or your spous .g., checking or savings)	e have in bank acc	Amount your spouse ha
Below, state an institution. Type of account (e NA NA	g., checking or savings)	e have in bank acc	Amount your spouse ha
Below, state an institution. Type of account (e NA NA	y money you or your spous	e have in bank acc	
Below, state an institution. Type of account (e NA	g., checking or savings) and their values, which you sehold furnishings.	Amount you have 50.00 50.00	Amount your spouse has \$\frac{NA}{NA}\$ \$\frac{NA}{NA}\$ use owns. Do not list clother tate [NA]
Below, state an institution. Type of account (e NA	g., checking or savings) and their values, which you sehold furnishings.	Amount you have 0.00 0.00 0.00 0 own or your spot Uther real es Value	Amount your spouse has \$\frac{NA}{NA}\$ \$\frac{NA}{NA}\$ use owns. Do not list clother tate [NA]
Below, state an institution. Type of account (e NA	g., checking or savings) and their values, which you sehold furnishings.	Amount you have 0.00 0.00 0.00 0 own or your spot Uther real es Value	Amount your spouse has \$\frac{NA}{NA}\$ \$\frac{NA}{NA}\$ use owns. Do not list clother tate [NA] ##2 [NA] ##2 [NA]



6. State every person, busine amount owed.	ess, or organization o	wing you or you	r spouse money, and the
Person owing you or your spouse money	Amount owed to yo	u Amou	nt owed to your spouse
Facebook, Inc.	\$\frac{21,777,143,421.69}{}	+ \$ <u>NA</u>	
Apple, Inc.	\$ <u>21,777,143,421.69</u>	+ \$ <u>NÁ</u>	
Alphabet, Inc.	\$ <u>21,777,143,421.69</u>	* ************************************	
*Complete List Requires D: 7. State the persons who rely of instead of names (e.g. "J.S."	on you or your spouse f	for support. For	
Name	Relationship		Age
NA	NA		NA
NA	NA		NA
NA	NA		NA
Rent or home-mortgage payme (include lot rented for mobile had a real estate taxes included Is property insurance included	nome) 1? Yes No d? Yes No	You \$ <u>145.00</u>	Your spouse \$NA
Utilities (electricity, heating fu water, sewer, and telephone)	[NA] el,	\$ <u>0.00</u>	\$ <u>NA</u>
Home maintenance (repairs and	d upkeep)	\$ 0.00	\$ NA
Food	· .	\$ 0.00	\$ NA
Clothing		\$ <u>0.00</u>	\$ NA
Laundry and dry-cleaning		\$10.00	<u>\$NA</u>
Medical and dental expenses	•	\$ <u>0.00</u>	\$ NA

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ <u>21.00</u>	<u>\$ NA</u>
Recreation, entertainment, newspapers, magazines, etc.	\$0.00	<u>\$ NA</u>
Insurance (not deducted from wages or included in mortg	gage payments)	
Homeowner's or renter's	\$0.00	<u>\$NA</u>
Life	\$0.00	\$ NA
Health	\$_0.00	<u>\$_NA</u>
Motor Vehicle	\$0.00	<u>\$ NA</u>
Other:NA	\$0.00	\$_NA
Taxes (not deducted from wages or included in mortgage	payments)	
(specify): NA	\$0.00	\$_NA
Installment payments		
Motor Vehicle	\$ 0.00	\$ NA
Credit card(s)	\$0.00	\$ NA
Department store(s)	\$ <u>0.00</u>	\$ NA
Other:NA	\$ 0.00	\$ NA
Alimony, maintenance, and support paid to others	\$0.00	\$ NA
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$143.00+/yr.	\$ NA
Other (specify): Health, etc.	\$80.00	\$ NA
Total monthly expenses:	\$ <u>256.00</u> +	\$ NA

9. Do liab	you expe pilities du	ect any ma aring the n	jor changes to you ext 12 months?	ır monthly inc	ome or expenses or in your assets or
	X Yes	□No	If yes, describe of	on an attached	sheet.
	*LEGAI	L VICTOR	Y (See Attachme	nt)	
			ll you be paying – ng the completion		ny money for services in connection ☐ Yes ☒ No
If y	es, how	much?	NA		
If y	es, state	the attorr	ney's name, addres	s, and telephor	ne number:
			[NA]		
	ypist) any				han an attorney (such as a paralegal of the case, including the completion of the
1	☐ Yes	x No			
If y	es, how	much?	NA		
If yes,	state the	person's n	ame, address, and	telephone nur	mber:
			[NA]		
12. Pro	vide any	other info	rmation that will h	elp explain wh	ny you cannot pay the costs of this case
Defen	ndants C	aused: No	Income, Credit (Card Debt, Ne	egative Bank Accounts, Poor Credit
I declar	re under	penalty of	perjury that the f	oregoing is tru	ue and correct.
Execute	ed on:		July 4	, 20 <u>19</u>	
*No Ch	ange Sii	nce Origin	al Execution On	•	11 .11
	••				/s/ RVSSELL ROPE
				***************************************	(Signature)

No.	
110.	

IN THE SUPREME COURT OF THE UNITED STATES

Russell Rope,

Petitioner,

vs.

Facebook, Inc., Apple, Inc., Alphabet, Inc., Twitter, Inc., JPMorgan Chase & Co., & John Does 1 to 10,

Respondents,

Motion with Affidavit/Declaration Attachment to Petition for a Writ of Certiorari to The United States Court of Appeals for the Ninth Circuit No. 18-55782 (2:17-cv-04921)

ATTACHMENT [EMERGENCY] MOTIONTO PROCEED IN FORMA PAUPERIS

Petitioner asks leave to file the attached Petition for a Writ of Certiorari without prepayment of costs, to proceed *in forma pauperis*, and to be treated with the same leniency that a falsely imprisoned pro se litigant is supposed to receive; specifically in regards to submitting only one copy of everything based on the oppressive financial situation. Petitioner has previously been granted leave to proceed *in forma pauperis* in the Stanley Mosk Courthouse; Superior Court of California, Los Angeles County; Central Judicial District of Los Angeles. Petitioner's declaration in support of this motion is attached hereto.

s/ RUSSELL ROPE 5/6/2019; Updated 8/4/2019 Petitioner & Plaintiff In Pro Per

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

I, RUSSELL ROPE, 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. Moreover, Defendant actions have forced reliance upon public benefits, so I am currently insured through MediCal and enrolled in both CalFresh and GROW; any of which automatically qualify one for a fee waiver in other courts.

Income Source: Employment

◆ Average Monthly Amount (Past 12 Months): \$215

◆ Amount Expected Next Month: N/A

Income Source: Self-Employment

◆ Average Monthly Amount (Past 12 Months): \$21

◆ Amount Expected Next Month: N/A

Income Source: Public-Assistance

◆ Average Monthly Amount (Past 12 Months): \$143

♦ Amount Expected Next Month: \$221

Total Monthly Income: \$368

◆ Amount Expected Next Month: N/A

Employment History for Past Two Years:

◆ (Gross Monthly Pay Before Taxes or Other Deductions.)

Employer: SRO, Inc.

♦ Address: 20929 Ventura Blvd #47-533, Woodland Hills, CA 91364

◆ Dates of Employment: 2017-2018

♦ Gross Monthly Pay: \$169

Employer: A+A

◆ Address: NA / Hollywood

◆ Dates of Employment: 2018

♦ Gross Monthly Pay: \$26

Employer: CC, Inc.

◆ Address: 220 S. Flower St., Burbank, CA 91502

◆ Dates of Employment: 2018

♦ Gross Monthly Pay: \$30

Cash On Hand: Less Than \$21

Defendants Caused:

Negative Bank Accounts, Maxed Out/Poor Credit, No More Loans Available

Other Assets: Priceless Intellectual Property & Normal Belongings Storage

A lot of people, businesses, and organizations owe Petitioner money based on the merits of this lawsuit, surely pending discovery specifically regarding illegally quashed subpoenas, and some based on false promises. Most of these people and businesses are named under seal in Exhibit 52 and throughout the FAC. Chase Bank certainly owes the amount of money attached to the paper trail plus damages. Several nightclubs owe money for promised and coerced media marketing work. Government owes money not limited to victim compensation and for the car LAPD stole. (See Damages @ FAC)

No persons rely on Petitioner for support.

Currently living with minimal monthly and annually expenses as follows:

◆ Rent / Storage / Mail: \$145

◆ Utilities: Laundry / Health / Gym: \$90

Transportation: \$21Total Monthly: \$256

◆ Domain Names: \$20◆ Web Hosting: \$123

◆ Additional Total Annual: \$143

Hoping for more than expecting major changes to finances, income, expenses, and/or in assets or liabilities during the next 12 months, and most necessarily by order of The Court before someone dies.

Petitioner has not paid, cannot afford, and is not at this point willing to pay an attorney any money for services in connection with this case because Petitioner already did the right work in pro per and the only need for a pro bono attorney is to validate obstruction of justice and keep The Courts in check, but that would also be redundant and still requiring action from an honorable judge. All it takes is the support from one good judge, or justices assigned to and permitting progress in this case, or willing to indict corrupt judges in a new case, and this can be settled like overnight.

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

/s/RUSSELL ROPE 05/06/2019 Petitioner & Plaintiff In Pro Per