## 19 - 7529

No.	
IN THE	RIGINA
SUPREME COURT OF THE UNITED STATES	Supreme Court, U.S. FILED
Veronica Ann Williams —— PETITIONER (Your Name)	DEC 2 7 2019
vs.	OFFICE OF THE CLER
LITTON LOAN SERVICES	
HSBC BANK USA NA	
GOLDMAN SACHS GROUP	
FREMONT HOME LOAN TRUST 2006-C	
MORTGAGE BACKED CERTIFICATES SERIES 2006-C	
OCWEN	,
STERN & EISENBEREG PC LLC .	
STATE OF NEW JERSEY — RESPONDENT(S)	
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	•
The petitioner asks leave to file the attached petition for a writ of without prepayment of costs and to proceed <i>in forma pauperis</i> .	certiorari
Please check the appropriate boxes:	
Petitioner has previously been granted leave to proceed in forma parties following court(s):	uperis in
The U.S. District Court, Third Circuit, Motion In Forma Pauperis Granted	3/14/19
The Superior Court of New Jersey Fee Waiver by Judge Carey March 2016	
Despite lower disposable income, Judge Orsen incorrectly denied Fee Waive	er 2019 
Petitioner has <b>not</b> previously been granted leave to proceed in pauperis in any other court.	forma
Petitioner's affidavit or declaration in support of this motion is attached	hereto.
Petitioner's affidavit or declaration is <b>not</b> attached because the courappointed counsel in the current proceeding, and:	rt below
The appointment was made under the following provision of law:	
a copy of the order of appointment is appended.	, 52
(Signature)	

Page **2** of **401** 

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

I, Veronica Ann Williams	, am the petitioner in the	e above-entitled case	e. In support of
my motion to proceed in forma			
the costs of this case or to give s	ecurity therefor; and I believ	ve I am entitled to re	dress.

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.

	verage monthly amone he past 12 months	ount during	Amount exp	ected
	You	Spouse	You	Spouse
Employment	\$0	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Self-employment	\$ <u> </u>	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Income from real proper (such as rental income)		\$ <u>NA</u>	\$0	\$ <u>NA</u>
Interest and dividends	\$0	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Gifts	\$0	\$ <u>NA</u>	\$	\$ <u>NA</u>
Alimony	\$0	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Child Support	\$0	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Retirement (such as social security, pensions, annuities, insurance)	ial \$ <u>1,365</u>	\$ <u>NA</u>	\$ <u> </u>	\$ <u>NA</u>
	SSA changed	SSA changed my payments from disability to retirement in 2018		
Disability (such as socia security, insurance payr		\$ <u>NA</u>	\$0	\$ <u>NA</u>
Unemployment payment	s \$ <u>0</u>	\$ <u>NA</u>	\$0	\$ <u>NA</u>
Public-assistance (such as welfare)	\$ 101.12 Does not inc	\$ <u>NA</u> clude Affordable	\$ <u>0</u> Care Act insurance	\$ce payments
Other (specify):	\$	\$ <u>NA</u>	\$ 0	\$ <u>NA</u>
Total monthly inc	come: \$ 1.466.12	\$	\$	\$

This Petitioner's commercial rate <u>realized</u> prior to this fraud in 2005 was \$480.00 per hour; her rate *approved* by the General Services Administration was \$420 per hour. The Defendants' actions drove this Petitioner from prosperity to welfare.

3. List your spouse's employment history for the past two years, most re (Gross monthly pay is before taxes or other deductions.)  Employer Address Dates of Employment  NA  4. How much cash do you and your spouse have? \$ 50.00  Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings) Amount you have Amount Checking  \$ 50.00 \$ NA \$ \$ \$ \$ \$  5. List the assets, and their values, which you own or your spouse owns. and ordinary household furnishings.  Home Other real estate	• •	ment	,	oss monthly pay
3. List your spouse's employment history for the past two years, most re (Gross monthly pay is before taxes or other deductions.)  Employer Address Dates of Employment  NA  4. How much cash do you and your spouse have? \$ 50.00  Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings) Amount you have Amount Checking  \$ 50.00 \$ NA  \$ \$ \$  \$ 50.00 \$ NA  \$ \$  \$ \$  \$ 50.00 \$ NA  \$ \$  \$ \$  \$ \$  \$ 50.00 \$ NA  \$ \$  \$ \$  \$ \$  \$ 50.00 \$ NA  \$ \$  \$ \$  \$ \$  \$ \$  \$ \$  \$ \$  \$ \$				0
3. List your spouse's employment history for the past two years, most re (Gross monthly pay is before taxes or other deductions.)  Employer Address Dates of Employment  NA  4. How much cash do you and your spouse have? \$\frac{50.00}{50.00}\$  Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings) Amount you have Amount Checking  \$\frac{50.00}{50.00}\$  \$50.			_	
A. How much cash do you and your spouse have? \$\frac{50.00}{50.00}\$  Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings)  Checking  \$\frac{50.00}{\$} \$\	the past ty	two years	s, most ree	cent employer fi
4. How much cash do you and your spouse have? \$_50.00  Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings)		-	Gro \$	oss monthly pay
4. How much cash do you and your spouse have? \$_50.00  Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings) Amount you have Amount Checking \$_50.00 \$_NA \$_\$_\$  \$_50.00 \$_NA \$_\$_\$  \$_50.00 \$_\$NA \$_\$_\$  \$_50.00 \$_\$  \$_50.00 \$_\$  \$_50.00 \$_\$  \$_50.00 \$_\$  \$_50.00 \$_\$  \$_50.00 \$_			_ <b>\$</b> _	
Below, state any money you or your spouse have in bank accounts or in institution.  Type of account (e.g., checking or savings)  Checking  \$ 50.00  \$ NA  \$ \$  \$  5. List the assets, and their values, which you own or your spouse owns. and ordinary household furnishings.  Home  Other real estate	-		_ \$	
5. List the assets, and their values, which you own or your spouse owns. and ordinary household furnishings.  Home  Other real estate	50.00		\$ <u>NA</u> \$	
	Other	r real est.	ate	
Value "NA-The Defendants Illegally Foreclosed" Value				<b>-</b>
Motor Vehicle #1 Motor Vehicle #2		or Vehicle	#2	
Year, make & model 1998 Lexus 300 Year, make & model	Motor	. malra 8-	model	NA
Value \$900.00 Value		, make &		
Motor Vehicle #1		or Vehicle	#2	

amount owed.	illess, or organization	on owing you o	r your sp	ouse money, and the
Person owing you or your spouse money	Amount owed t	o you	Amount o	owed to your spouse
No One	\$		\$	
	\$	;	\$	
	\$	<del></del>	\$	
7. State the persons who re instead of names (e.g. "J.			For mine	or children, list initials
Name No One	Relations	ship		Age
8. Estimate the average more paid by your spouse. A annually to show the mo	Adjust any payments			
Rent or home-mortgage pay (include lot rented for mobile		Under Illegal Fore	eclosure	\$ <u>NA</u>
Are real estate taxes inclu Is property insurance inclu				
Utilities (electricity, heating water, sewer, and telephone		\$ <u>429.3</u>	3	\$NA
Home maintenance (repairs	and upkeep)	\$_450.0	0	\$ <u>NA</u>
Food		\$300.0	0	\$NA
Clothing		\$25.00	0	\$NA
Laundry and dry-cleaning		\$15.00	<u> </u>	\$NA
Medical and dental expense	es	\$ <u>69.58</u>		\$ <u>NA</u>

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ <u>152.00</u>	\$ <u>N</u> .
Recreation, entertainment, newspapers, magazines, etc.	\$0	\$ N.
Insurance (not deducted from wages or included in mortg	gage payments)	
Homeowner's or renter's	\$_0	\$ N.
Life	\$_0	\$ <u>N</u> .
Health	\$_210.00	\$ <u>N</u> .
Motor Vehicle	\$_90.00	\$ <u>N</u> .
Other:	\$_0	\$ <u>N</u>
Taxes (not deducted from wages or included in mortgage	payments)	
(specify):	\$	\$ <u>NA</u>
Installment payments		
Motor Vehicle	\$ 0	\$ <u>NA</u>
Credit card(s)	\$ 50.00	\$_NA
Department store(s)	\$ 0	\$ NA
Other:	\$ 0	\$_NA
Alimony, maintenance, and support paid to others	\$ 0	\$ <u>NA</u>
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$	\$ <u>NA</u>
Other (specify):	\$	\$_NA
Total monthly expenses:	\$ 1,843.92	\$ NA
Monthly Net Loss of \$377.79 is covered by not huving medicine	horrowing or odd job	ns if found

9.	Do you expect any majo liabilities during the ne		me or expenses or in your assets or
	Yes √ No	If yes, describe on an attached s	heet.
10.		you be paying – an attorney ang the completion of this form?	y money for services in connection Yes No
	If yes, how much? Over	: \$2,000 – Last payment was in 201	14
	If yes, state the attorney	y's name, address, and telephone	enumber:
	Joshua Denbeaux, Esq 366 Kindermark Road Westwood, NJ 07605 Phone 201-664-8855		
11.		services in connection with this	an an attorney (such as a paralegal or case, including the completion of this
	√ Yes No If yes, how much? \$670	.00 (Curry) + \$306.32 est. (Staple	es) + \$97.90 est. (Federal Express)
	If yes, state the person'	s name, address, and telephone	number:
810 Was	l Curry 0.5 <sup>th</sup> St NE shington, DC 20002 one 202-350-9073	Staples 2933 Vauxhall Rd Suite 7 Vauxhall, NJ 07088 908-206-8765	Federal Express 2933 Vauxhall Rd., Suite 7 Vauxhall, NJ 07088 800-463-3339
12.	. Provide any other inform	nation that will help explain wh	y you cannot pay the costs of this case.
mos long	st of my retirement and ger have the funds no a	forced me into disability and bility to earn income sufficien	y income, wiped out my assets, ultimately a paltry retirement. I not to live without public assistance, ons and other support for this case.
Ιd	leclare under penalty of p	perjury that the foregoing is true	e and correct.
Ex	xecuted on: December 26	, 2019	Inonual Ill

(Signature)