

No. 20-6986

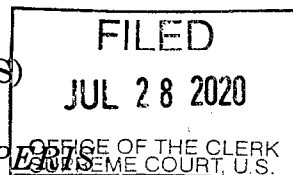
In re: 17-91258; 6:17cv 577

"Supreme Court of the United States" ^{IN THE} Constitution for the United States Art. III
SUPREME COURT OF THE UNITED STATES per se)

Lorenzo Escudero — PETITIONER
(Your Name)

VS.

Jack Skin, et al; Defendants — 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):

United States District Court for the Eastern District of Texas, Tyler-
-Division

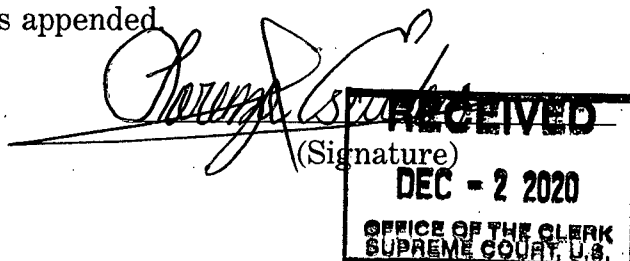
☒ Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

☒ 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: _____, or

☐ a copy of the order of appointment is appended



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

I, Lorenzo Esqueru, 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.

Income source	Average monthly amount during the past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$ <u>NA</u>	\$ <u>No Spouse</u>	\$ _____	\$ _____
Self-employment	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Income from real property (such as rental income)	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Interest and dividends	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Gifts	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Alimony	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Child Support	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Retirement (such as social security, pensions, annuities, insurance)	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Disability (such as social security, insurance payments)	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Unemployment payments	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Public-assistance (such as welfare)	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Other (specify): <u>NA</u>	\$ <u>NA</u>	\$ _____	\$ _____	\$ _____
Total monthly income:	\$ _____	\$ _____	\$ _____	\$ _____

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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
TDCJ	New Boston, Texas	1999-2020	\$.00
			\$
			\$

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
No spouse			\$
			\$
			\$

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

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

☐ Home
Value NA

☐ Other real estate
Value NA

☐ Motor Vehicle #1
Year, make & model NA
Value NA

☐ Motor Vehicle #2
Year, make & model NA
Value NA

☐ Other assets
Description NA
Value NA

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
NA	\$ NA	\$ No Spouse
NA	\$ NA	\$
NA	\$ NA	\$

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
NA		
NA		
NA		

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)	\$ NA	\$ No Spouse
Are real estate taxes included? <input type="checkbox"/> Yes <input type="checkbox"/> No		
Is property insurance included? <input type="checkbox"/> Yes <input type="checkbox"/> No		
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$ NA	\$
Home maintenance (repairs and upkeep)	\$ NA	\$
Food	\$ 10 or more	\$
Clothing	\$ 3	\$
Laundry and dry-cleaning	\$ 4.	\$
Medical and dental expenses	\$ 13.95 every visit.	\$

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ <u>NA</u>	\$ <u>No Spouse</u>
Recreation, entertainment, newspapers, magazines, etc.	\$ <u>NA</u>	\$ _____
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$ <u>NA</u>	\$ _____
Life	\$ <u>NA</u>	\$ _____
Health	\$ <u>NA</u>	\$ _____
Motor Vehicle	\$ <u>NA</u>	\$ _____
Other: <u>NA</u>	\$ <u>NA</u>	\$ _____
Taxes (not deducted from wages or included in mortgage payments)		
(specify): <u>NA</u>	\$ <u>NA</u>	\$ _____
Installment payments		
Motor Vehicle	\$ <u>NA</u>	\$ _____
Credit card(s)	\$ <u>NA</u>	\$ _____
Department store(s)	\$ <u>NA</u>	\$ _____
Other: <u>NA</u>	\$ <u>NA</u>	\$ _____
Alimony, maintenance, and support paid to others	\$ NA <u>USD</u> <u>ETDC</u>	\$ _____
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ <u>NA</u>	\$ _____
Other (specify): <u>NA</u>	\$ <u>NA</u>	\$ _____
Total monthly expenses:	\$ <u>NA</u>	\$ _____

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.

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? _____

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?

☐ Yes ☒ No

If yes, how much? _____


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

Demanding for "fees" constitutes ss. unconstitutional changes to "due process of law", equal protection of law" (1st, 7th, 8th, 14th Amends.): *Ochoa v. Hernandez*, 230 US 134; *Fiber v. Chicago*, 232 US 854; *South v. Md.*, 59 US 396; *Ingraham v. Wright*, 430 US 692; *Daniels v. Williams*, 474 US 327; *Dimock v. Brown*, ante; *Chapman v. Princ. govt.*; 6 RCL 433, 435; *Toqueville, Democracy in America*; *Ch. J. Coke, Co. Litt.* 260 a.; *e.g.*;

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

Escudero do not get any kind of compensation for his labor. Escudero do not own property or money, he survive of the mercy of his family. An extra information is attached to this form: See page 7 of this form

I declare under penalty of perjury that the foregoing is true and correct.
Subscribed and executed under oath on this _____ of November under the laws
Executed on: November 18th, 2020 - of the United States of America.
~~Escudero~~


(Signature)

"Forced Consent": ("Coercion") Accord *Bumper v. N. Carolina*, 391 US 543; *Johnson v. US* 33 US 10; *Ames v. US*, 255 US 313
"An act done by me, against my will, is not my act." *Branch*
Princ. Law, 101 b; *Cyclopedic Dict.* 25; (*mal gree*); *Watts v. Indiana*, 339 US 44-51; *e.g.*

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"In Support of Motion For Leave To Proceed In Forma Pauperis"
To provide any other information that will help explain why Escudero cannot pay the costs of this case; to answer number 12 of the inquire;

Escudero gets help from his father which helps Escudero with \$40⁰⁰ monthly and his brother, (~~Ernesto~~ Ernesto Escudero) helps Petitioner with a \$100⁰⁰ maybe three times a year, here at Telford Unit (TUCS) of Texas, we do not get enough food to survive (grievance #: 20201068827; 2020118651; other) ~~Criminal Complaint~~ U.S. Attorney, Texarkana, Texas ~~and~~ (Verified Complaint) on the 4th day of July, 2020 with more than 70 signatures from inmates at this unit at dorm R and -S. We do not get any fresh fruit or vegetables, maybe on a very seldom occasions, all the food that we consume are "processed" foods to artificially boost the "statistical" "protein content", it is not metabolized by the body, hence provide no proper nutrition - but more empty calories and fraud. "Glycol aka automotive engine-anti-freeze" Glycol is added to "cake mixes" and "cookie mixes" (highly toxic and lethal) where the so called "meals" consist only of poor quality starches poorly prepared & poorly served, oven freeze meals or partially cooked, imitation of peanut butter, with imitation of jelly, or imitation of two slices of cheese (hydrogenated vegetable oil) with "artificial color" are not recognized as nutritious or "wholesome" by any credible authority. See: Political Incorrect Nutrition by Michael Dwyer; ~~food~~ food is a serious medical need were the "eight Amendment" of "Const." ante, protects prisoners from ~~unusual~~ cruel and unusual punishment (Estelle v. Gamble, 429 US 97-123) against F. D. A standard of 2600 & 2700 calories of nutritious foods - not just anything that can be swallowed - each day: Meals are provided sporadically of "unconscionable" poor quality of "unconscionable" poor quantity (Domagan v. Fair, 859 F. 2d 1059; others). We do not get soaps, toothpaste, deodorants, detergent to wash our personal clothes, or to clean our cells, no clothes for the winter, and other basic ~~items~~ items, we do not get paid for work, we do not get credit for our work; and the little we have to survive the "courts" want to exact money from the poor which is in need to have a little money to spend for food, so prisoners do not go hungry, but prisoner do go and experience hunger for the lack of food.

besides the United State District Court, did exacted and Escudero is paying 20% of the help Escudero receives from his father Francisco Escudero and Petitioner brother as gifts to survive, without the consent of Escudero, were the "court" exacted the money without any "due process of law", without ruling in any of the many motions and others filed by Escudero, where Escudero would not consent any exaction of money if the Court is not going to rule on his case; Escudero is a poor man with no property or money and if the court exact money from Escudero is exacting food from his mouth with the little he have to survive.

Further more, it may be some changes in the coming months, Escudero has not received mail from his father almost for a month and he do not know if TUCS-Mail-room is holding Escuderos mail because this is a way to retaliate against Escudero for attempting to litigate in the courts. He cannot send mail to the General Consulate of Mexico because his mail do not arrive and because of this actions with effect, Escudero do not have any more contact with the General Consulate of Mexico.

Subscribed and executed under oath ~~Ernesto Escudero~~ 7 of 7

Petitioner-Appellant,
Lorenzo Escudero,
Vs.

Skeen, others Defendants;

In the Supreme Court of the United States

At Law.

In re. ~~16:17cv577~~ ^{No.} 17-11258

Affidavit In the Nature of a Motion to Proceed in Forma Pauperis;

Comes now, Petitioner-Appellant, Lorenzo Escudero, Mexican National, unlawfully imprisoned at New Boston, Texas (3899 State Highway 98) continuously suffering "irreparable injuries" (Elrod v. Burns, 427 US 357; Barber v. Connolly, 113 US 27; Fibre v. Chicago, 232 US 348; Williams v. US, 341 US 101; Bounds v. Smith, 130 US 817; Lucas v. 44th, 377 US 713; Louisville & N.R.R. v. US, 282 US 759; Martin v. Hunter's Lessee, 17 US 304; Murray's v. Hoboken, 59 US 272; Adkins v. El Pont, 335 US 331; Exp. Murray-man, Exp. Milligan, 7 US 2; Hurd, Pers. Lib.; Rawle, Const.; Orient v. Draggis, 172 US 566;

- 1) Escudero has no money;
- 2) Escudero has no property;
- 3) Escudero has no savings;
- 4) Escudero has no "income";
- 5) Escudero is at the mercy of his family and others for mere survival;
- 6) Escudero receives no "compensation for labor";
- 7) Escudero has no opportunity to obtain "compensation for labor";
- 8) Escudero is wantonly "obstructed" "meaningful access to courts" (Craws Retrosky, 509 F. Sup. 1199; Sec. & Law Enforcement v. ~~Case~~ Carey, 550 F. 2d 187; Bounds, ante; Hurd, Pers. Lib.; e.g.);
- 9) Escudero suffers "unconstitutional indictments" (cites herein; e.g.);
- 10) Escudero suffers "unconstitutional convictions" (cites herein; e.g.);
- 11) Escudero suffers "unconstitutional imprisonments" (cites herein; e.g.);
- 12) Escudero suffers "want of" "unbiased judges" (Tomey v. Ohio, 23 US 510; Murchison, 349 US 133; Lilgerberg v. Health & Serv., 186 US 847; cites herein; e.g.);
- 13) Escudero suffers "meaningful" "access to law" (cites herein; e.g.);
- 14) Escudero suffers "want of" "meaningful access to" "constitutional sufficient" "effective assistance of counsel" (cites herein; e.g.);
- 15) Escudero suffers denials of "constitutionally compelled" (US v. Cronk, 166 US 667 n. 38) "due process of law": 1st, 7th, 8th, 14th amends.; cites herein; e.g.);
- 16) Escudero continuously suffer "misrepresentations" of "facts" (Murchison, 349 US 136; others;
- 17) Escudero continuously suffers denials of "equal protection of law": 1st, 7th, 8th, 14th, Amends.; cites herein; e.g.);
- 18) Escudero has no "access to" necessary supplies & equipment, and tools, and references, and resources for effectly enforcing his rights;
- 19) Escudero is increasingly "obstructed" from "access to" the poor excuse for a 'law library'; Bounds v. Smith, 130 US 817; Johnson v. Avery, 383 US 183; cites herein; others;

Wherefore, Petitioner Escudero has been charge with filing fees from the District Court (United States District Court) were Escudero "complaint" was dismissed without prejudice, dismissed ~~was~~ without even answering the many motions that Escudero

guaranties", under "supreme Law of the Land", "the great first principles", "Bill of Rights", "Fourteenth
Art. of Amend.", "res judicata", work only involving Petitioner-Appellant "Escudero" to enter a
professed "contract" with them, for "false" "advertisement"; perhaps additional "wrongful acts
or omissions"; Elrod, ante, cit herein; others; e.g.;

Wherefore, "Petitioner-Appellant Lorenzo Escudero" lodges this "Declaration of Habeas Corpus
Proceedings" "Pursuant" to "Constitution for the United States of America", "Bill of Rights", "Fourteenth
Article of Amendment" for "Wrongful" "Restraint" "Upon" "Life", "Liberty", "Property", "Pursuant of
Happiness", "Without Due Process of Law", for "Wrongful" "Preamble" for "Judicial
Notice" To be This "Remembered"; "Additional" "Petition for Appellate Review" of "Continuing
Constitutional Transgressions"; "Denial of" "Abstract of Constitutional Questions
Presented - Repeatedly"; that further proves his demand for redress long overdue,
proving escalating irreparable injury (Elrod, ante, others) for all "redress" herein, and previously
demanded; Escudero is an uneducated man, Escudero is not a "Lawyer" or "Attorney"

Subscribed and executed under oath on this ~~18th~~ ^{November 18th A.D. 2020} ~~18th~~ ²⁰²⁰, under
the laws of the United States of America.



Certified of Mailing

I Lorenzo Escudero did deposit this "Declaration of Habeas Corpus Proceedings" "Pursuant" to
"Constitution for the United States of America"; "Bill of Rights", "Fourteenth Article of Amendment";
For "Wrongful" "Restraint" "Upon" "Life", "Liberty", "Property", "Pursuant" of "Happiness", "Without
Due Process of Law", for "Wrongful" "Preamble" for "Judicial Notice" To be This
"Remembered"; "Additional" "Petition for Appellate Review" of "Continuing" "Constitutional trans-
gressions"; "Denial of" "Abstract of Constitutional Questions Presented - Repeatedly";
in to U.S. Mail at 3899 State Highway 98, New Boston, Texas, for the prompt delivery into
the "Supreme Court of the United States", First Avenue, N.E., Washington, D.C.

Subscribed and executed under affirmation on this ~~18th~~ ^{Nov. 18th 2020} ~~18th~~ ²⁰²⁰, under
the laws of the United States of America.

