

ORIGINAL

No 21-6216

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES

Robert J. Kulick, FDBAPER
Leisure Village News

FILED
OCT 13 2021
OFFICE OF THE CLERK
SUPREME COURT, U.S.

— PETITIONER
(Your Name)

VS.
Leisure Village Association, INC., a Senior Retirement
Community Homeowners Association,
official capacity; et al., — 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):

Supreme Court of U.S., Case#18-6383

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.

[Signature]

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OFFICE OF THE CLERK
SUPREME COURT, U.S.

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

I, Robert J. Kulick, 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>N/A</u>	\$ _____	\$ _____	\$ _____
Self-employment	\$ <u>N/A</u>	\$ _____	\$ _____	\$ _____
Income from real property (such as rental income)	\$ <u>N/A</u>	\$ _____	\$ _____	\$ _____
Interest and dividends	est. \$ 19.00-less \$ _____		\$ _____	\$ _____
Gifts	\$ <u>N/A</u>	\$ _____	\$ _____	\$ _____
Alimony	\$ <u>N/A</u>	\$ _____	\$ _____	\$ _____
Child Support	\$ <u>N/A</u>	\$ _____	\$ _____	\$ _____
Retirement (such as social security, pensions, annuities, insurance)	\$ <u>1,735*</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</u>	\$ _____	\$ _____	\$ _____
Other (specify): VA Compen-	\$ <u>4,292.97*</u>	\$ _____	\$ _____	\$ _____

Total monthly income: \$ see* \$ _____ \$ _____ \$ _____

*Currently in Chapter 13 bankruptcy, income source less than above, awaiting court approval, ~~monthly~~ payments, 5 yr. period.

*MONTHLY
m*

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
Retire 1985			\$
			\$
			\$

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
			\$
			\$
			\$

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

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
	\$	\$
	\$	\$
	\$	\$

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

Home
Value _____

Other real estate
Value _____

Motor Vehicle #1
Year, make & model _____
Value _____

Motor Vehicle #2
Year, make & model _____
Value _____

Other assets
Description _____
Value _____

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

\$ _____

\$ _____

\$ _____

\$ _____

\$ _____

\$ _____

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
_____	_____	_____
_____	_____	_____
_____	_____	_____

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.

Rent or home-mortgage payment
(include lot rented for mobile home)

Are real estate taxes included? Yes No
Is property insurance included? Yes No

You **Your spouse**

\$ _____ \$ _____

Utilities (electricity, heating fuel,
water, sewer, and telephone)

\$ _____ \$ _____

Home maintenance (repairs and upkeep)

\$ _____ \$ _____

Food

\$ _____ \$ _____

Clothing

\$ _____ \$ _____

Laundry and dry-cleaning

\$ _____ \$ _____

Medical and dental expenses

\$ _____ \$ _____

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ _____	\$ _____
Recreation, entertainment, newspapers, magazines, etc.	\$ _____	\$ _____
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$ _____	\$ _____
Life	\$ _____	\$ _____
Health	\$ _____	\$ _____
Motor Vehicle	\$ _____	\$ _____
Other: _____	\$ _____	\$ _____
Taxes (not deducted from wages or included in mortgage payments)		
(specify): _____	\$ _____	\$ _____
Installment payments		
Motor Vehicle	\$ _____	\$ _____
Credit card(s)	\$ _____	\$ _____
Department store(s)	\$ _____	\$ _____
Other: _____	\$ _____	\$ _____
Alimony, maintenance, and support paid to others	\$ _____	\$ _____
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ _____	\$ _____
Other (specify): _____	\$ _____	\$ _____
Total monthly expenses:	\$ _____	\$ _____

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, only in cost of living Payments from Social Security/VA Compensation annually & unable at this time to ascertain if/when "any major Changes"

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 It's impossible now or moving forward to hire any party in above, do not have the financial funds, only Pro Per status
If yes, how much? _____

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

12. Provide any other information that will help explain why you cannot pay the costs of this case. Currently, have in excess of a minimum of \$1.9M or more in a combination for all litigation(s) costs related to all outstanding liabilities that greatly eclipses my current assets: See, related case#s: Supreme#, 18-6743/18-6383/18-6907 & 9th Cir.#21-55728 & USDC, Central, CA#05548 & to be filed in USDC, Central, CA, new, against LVA, et al, & letter dated 10-20-21 from Supreme's Lisa Nesbitt for Scott Harris, -(Cont'd attachment)

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

Executed on: 10-31-21



(Signature)

(Cont'd attachment). *July 19, 2021*

W SUPREME

Supreme, Monday, July 19, 2021 Order/my 10-23-21 letter to Chief Justice Roberts JR, Scott S. Harris, Lisa Nesbitt/my 10-12-21(cover) letter to Scott S. Harris which was Clerk stamped rec'd Oct 19 '21 with copy of ck#9293, \$300, docket fee, because won't accept paper form only booklet format & to do forma pauperis at that time not just complexing but ambiguous to me, especially when I have a chronic & severe Dyslexia condition. Also, because of COVID-19 & being elderly & confined to home & it's a medical hardship for me to do anything or go anywhere for anything & as a permanent, physically disabled person under ADA of 1990 & need a 24/7 caregiver that I can not afford to pay for (tried prior to get insurance coverage for, turned down at that time because I use a cane & now have to use electric scooter, walker with a seat & cane for mobility)* & have spinal stenosis, sleep apnea-need CPAP machine to breathe a life-threatening situation-weakens heart muscle-extremely painful death process, abnormal thyroid & kidney conditions & high blood pressure-candidate for a stroke & paralegia, prostrate, abdominal pain, acute renal failure, chest pain, hypokalemia, atherosclerosis of aorta, hematuria, migraine, urinary tract infection & more, foregoing in Kaiser Active Problem History- also including constipation, malaise & fatigue-chronic & severe, the side-effects from Rx's for physical medical conditions & Dyslexia are a combination of the medical hardship(s) I have to endure to deal with any life activities which include this case matter. Wife of 53+ relationship died from Leukemia in home hospice 5 yrs ago, she was a Holocaust survivor, she made my whole life, she-was-my whole life & now I'm all alone & think about her every day a extremely-sadness. Because my good name & in turn my family's good name has been unjustly damaged by LVA, et al, I'm duty & honor bounded to redress in appropriate legal action(s) under our Constitution & Bill of Rights under the Rule of Law, which those that died for or injured for must not have been in VAIN!!! And, now request that if this forma pauperis is denied that this court allow me to file a motion of extension of time to file booklet format & provide a court form for this process or to grant me to use "paper format" instead due to above (all) prevailing factual circumstance(s), forced prior to use Cockle, Legal Briefs, they stopped fax access to them & I do not have a computer or Smartphone & that process for booklet format, also now most expensive to use. All courts & Supreme have discretion to do something, now requesting your discretion to allow me to use "paper format" which is not discriminatory when open to other(s) as well. Another, factor here, is COVID-19 has cause a tremendous shortage of supplies, especially for me, needed to deal with this case & other(s) in works & one pending-will be file-see above. Since, I'm not a Saint, I make mistakes & pay for them & some unable to but will not pay for mistakes of other(s) if possible!!! I have no quality of life left due to above but most grateful for a good life(mostly) experienced with of course like other(s) some not so good things. When it's my turn to die, not afraid to die, it's only how I die-a painful death, & have faced death a # of times prior. Pray when God takes me that to be with my wife again, first thing to kiss her & tell her, I'll be right back after I have a few questions for God!!! Please excuse typo errors due to Dyslexia condition. Please note: using again Petition For Writ of Certiorari which Proof of Service Via Mail already executed on 10-13-21 served on "interested parties" & now executing Proof of Service for this Motion For Leave To Proceed In Forma Pauperis. It now seems to be that I'll be a homeless person if my realestate property lost as result of litigation(s) & the unintended---prevailing factual circumstance(s) which in good conscience from my Judeo-Christain values must/no other alternative to face.

W

do,

*USES WHEELCHAIR TOO!!!

W AND, NEED FEDERAL STATUTE TO PROTECT SENIORS IN HOAS NATIONWIDE FROM CORRUPT BOD, ITS LEGAL/INSURANCE VENDORS & G.M.S, CORRUPT ALSO!!! *W*