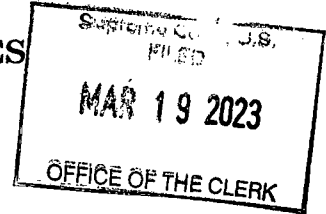


23-5643

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



IN RE: GREGORY SHAWN MERCER

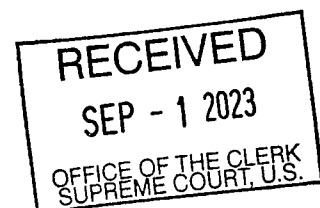
ON PETITION FOR EXTRAORDINARY WRIT OF MANDAMUS TO
THE CHIEF JUDGE OF THE SUPREME COURT OF VIRGINIA,
S. BERNARD GOODWYN

SCOTUS MOTION TO PROCEED *IN FORMA PAUPERIS* FILING
DOCUMENTS IN HANDWRITTEN FORMAT

SCOTUS MOTION FOR LEAVE OF COURT TO EXCEED 40-PAGE LIMIT
IN PETITION FOR EXTRAORDINARY WRIT OF MANDAMUS TO THE
CHIEF JUDGE OF THE SUPREME COURT OF VIRGINIA, S. BERNARD
GOODWYN

SCOTUS RULE 29 CERTIFICATE OF SERVICE (at the End)
(28 U.S.C. §2403(b) MAY APPLY)

Gregory Shawn Mercer, *pro se*
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1. For both myself and my Other Dependent, here is an estimate of average amount of money received [and expected] from the following sources during the past 12 months adjusted to monthly figures before taxes, deductions, or otherwise:

	<u>Past 12 Months:</u> Petitioner	Other Dependent	<u>Next Month:</u> Petitioner	Other Dependent
Employment (since 4/11/2023)	\$0.00	\$0.00	\$?.??	\$0.00
Self-Employment	\$0.00	\$0.00	\$0.00	\$0.00
Income from real property (such as rental income)	\$0.00	\$0.00	\$0.00	\$0.00
Interest and dividends	\$0.00	\$0.00	\$0.00	\$0.00
Gifts	\$0.00	\$0.00	\$0.00	\$0.00
Alimony	\$6,100.00	\$0.00	\$3,300.00*	\$0.00
Child Support	(\$100.00)	\$0.00	(\$100.00)	\$0.00
Retirement (such as social security, pensions, annuities, insurance)	\$0.00	\$0.00	\$0.00	\$0.00
Disability (such as social Security, insurance pmt's)	\$0.00	\$0.00	\$0.00	\$0.00
Unemployment payments	\$0.00	\$0.00	\$0.00	\$0.00
Public-assistance (such as welfare)	\$0.00	\$0.00	\$0.00	Free Educator
Other (specify): _____	\$0.00	\$0.00	\$0.00	\$0.00
Total monthly income:	\$6,000.00	\$0.00	\$3,200.00	\$0.00

* - By agreement with ex-wife, alimony reduced starting 7/1/2023

2. My employment history for the past two years, most recent first is:

Employer	Address	Dates	Gross Monthly
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Contract	4701 East 32nd St.	10/31/22 to	2022 - \$2,073.84
Freighters, Inc.	Joplin, MO 64804	4/11/23	2023 - \$3,125.50
Western	7135 Centennial Pl.	9/7/22 to	2022 - \$870.43
Express, Inc.	Nashville, TN 37209	10/4/22	
United Parcel	4455 Stonecroft Blvd.	7/2/21 to	2021 - \$3,503.78
Service, Inc.	Chantilly, VA 20151	8/6/22	2022 - \$3062.26
New Dad	3114 Borge St.	3/28/21 to	2021 - \$0.00
Activism	Oakton, VA 22124	7/1/21	

3. My Other Dependent has been a Stay-at-Home Mom since giving birth to our daughter now almost 29 months old (DOB 3/28/2021). My Other Dependent has no income so this section is **(Not Applicable)**.

4. My Other Dependent and I have almost no cash. I have a checking account from which I deposit money into my Other Dependent's Checking Account currently with \$127.15. I estimate my Other Dependent has about \$105 in her Checking Account today (8/24/2023). The remaining Principle on my mortgage is **\$218,340.76**. My 2009 car needs an exhaust system with Catalytic Converter. My Other Dependent has no savings nor Retirement Accounts owing approximately **\$15,000** in student loans. Using my retirement savings now would simply create a future impoverished situation later during my retirement out of my present situation with a deficit of \$2,900 a month worsening to a deficit of \$5,700 a month:

Type of Account	Petitioner Amount	Other Dependent Amount
Checking	\$127.15	\$105.00
Fidelity IRA	\$223,131.63	\$0.00
Schwab IRA	\$18,553.67	\$0.00
Janus Roth IRA	\$3,950.24	\$0.00

5. I own my townhouse at 3114 Borge Street, Oakton, Virginia, 22124. Fairfax County Government assesses my townhouse at **\$587,520**. My townhouse is in need of internal repairs. I do not own any other real estate **(Not Applicable)**. I own a 2009 Toyota Camry Hybrid (VIN# - 4T1BB46K39U089938) with 385,508 miles worth SALVAGE **\$500** and my Other Dependent owns a 2006 Chevrolet

Equinox LT (VIN# - 2CNDL63F266202166) with 178739 miles worth SALVAGE \$500. My other Dependent and I do not own any other assets (**Not Applicable**).

6. There is no person, business, or organization owing myself or my Other Dependent money so this section is (**Not Applicable**).

7. My Other Dependent and I have a nearly 29-month-old daughter whose initials are "VJM-W" and I have two other grown daughters (one with son 2-months-old):

Name	Relationship	Age
VJM-W	Daughter	2 years, 5 months

8. An estimate of the average monthly expenses:

	Petitioner	Other Dependent
Home-mortgage payment (includes real estate taxes and property insurance*)	\$3,180.04	\$0.00
Utilities (electricity, water, telephone, internet)*	\$208.50	\$86.92
Home maintenance*	\$213.29	\$0.00
Food*	\$637.71	\$1,133.34
Clothing*	\$0.00	\$79.52
Laundry and dry cleaning*	\$16.52	\$16.66
Medical and dental expenses	\$338.27	\$289.04
Transportation (two motor vehicles fully owned)*	\$287.66	\$115.00
Recreation, entertainment, newspaper, magazines, etc.*	\$215.63	\$527.59
Insurance (not deducted from wages or included in mortgage payments):		
Homeowner's insurance	\$0.00	\$0.00
Life insurance	\$0.00	\$0.00
Health insurance	\$36.38	\$0.00

Motor Vehicle insurance*	\$113.90	\$149.23
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Taxes (not deducted from wages
or included in mortgage payments):

(specify): <u>Personal Property Taxes*</u>	\$11.69	\$5.73
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Installment payments:

Motor Vehicle	\$0.00	\$0.00
Credit Cards (\$7,129.14)	\$100.00	\$0.00
Department store(s)	\$0.00	\$0.00
Other: <u>Loans – Tori (\$13,500)</u>	\$100.00	\$0.00
Alimony, maintenance, and support paid to others	\$0.00	\$0.00

Regular expenses for operation of business,
profession, or farm (attach detailed statement**):

Copying, Printing, & Mailing*	\$350.00	\$0.00
Commissions & Fees*	\$7.00	\$0.00
Freight Agent On-Line Education	\$0.00	\$166.25
Other (specify): <u>Home-Owner Association Dues*</u>	\$107.33	\$0.00
Other (specify): <u>Diapers, Toys, & Formula</u>	\$0.00	\$416.56
Total Monthly Expenses:	\$5,923.92	\$2,985.84

* - Business Expense

** - Petitioner's Business is combining an Activist and a Truck Driver. While Petitioner travels over the next six months, he needs to ensure his daughter has a safe home environment where his Other Dependent raises, entertains, & transports his daughter.

9. Yes, I expect to get a job within two weeks with Covenant Transport, Inc. as a team truck driver depending on my team member yet undetermined. I expect

to be earning about \$7,000 a month as Alimony is reduced to half (to \$3,200). Hopefully, Alimony will last until I have been at my new job for two weeks.

10. No, I am totally *pro se* at this time and have been *pro se* for the duration of the litigation presented hereafter. If this Petition for Extraordinary Writ of Mandamus is granted, I would ask Arlington, Virginia Attorney Gregory T. Hunter, Esquire if he would represent me. I believe his phone number is 703-966-7226.

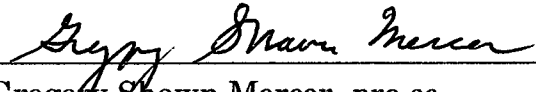
11. No, I am completing this form myself and have paid only Process Servers (there have been three companies I used) to serve documents in connection with the underlying cases in the FCGDC, FCCC, COAV, SCV, and SCOTUS.

12. I have two people who are totally depend on me and I lack the time and resources (formatting and printing is costly) to format and print this case into 40 SCOTUS Rule 33.1 Booklets. I need to get to work and I will be on a truck shortly that rarely stops for six months until I have my one year of trucking experience. Thereafter, I will switch to transporting fuel tankers locally in Fairfax, Virginia. This way, I can slowly repair the inside of my townhouse, care for my 2-year-old daughter, visit my nearly 93-year-old Mom at a Senior Living Facility in Oakton, Virginia, and visit my new grandson in Fairfax, Virginia. I believe Virginia is a ROGUE STATE that has been defying the *U.S. Supremacy Clause* since 1902 with now a *racially-inspired* 1971 Constitution of Virginia in which Article VI, Sections 1, 2, & 7 re-create a U.S.-Congressional-eradicated-from-1866-to-1870 Confederate Police Government. I believe all Virginia State, County, and City Judges have Allegiance to the Virginia Governments but not the PEOPLE, that these Judges personify violations of my U.S. Amendment IX Unenumerated Right found in *Duncan v. McCall*, 139 U.S. 449, 461, 11 S.Ct. 573, 577 (1891) which SCOTUS will decide is applicable to the States through U.S. Amendment XIV and/or the *U.S. Privileges & Immunity Clause*: I have not had the chance to choose these Judges; these Judges prejudge all Virginia cases where State and/or Federal Rights are invoked in order to deny all State or Federal Rights in the Confederate Manner; and these Judges are INCOPMPETENT because their pre-judgement of cases is not fair, shows partiality for the Government, and lacks Integrity to their job of delivering Fair Justice generally. Further, these Judges are using powers to impede the Appellate Jurisdiction of this SCOTUS that are denied them by U.S. Amendment X which SCOTUS will decide is applicable to the States through U.S. Amendment XIV and/or the *U.S. Privileges & Immunity Clause* because the *U.S. Supremacy Clause* prohibits all State Judges the choice of not prioritize the Supreme Law of the Land including Rights found in the U.S. Bill of

Rights. This case offers this SCOTUS the opportunity to expand the ***Incorporation Doctrine*** to include **U.S. Amendments IX & X** as our U.S. Constitutional Forefathers intended by putting these Rights so prominently in the U.S. Bill of Rights. This case sheds light on the origins of COVID-19 which is the 1889 Russian Flu and on the 1/6/2021 Attack on the U.S. Capitol which Petitioner believes was an Act of Treason by Former U.S. President Donald Trump.

28 U.S.C §1746 DECLARATIONS WITH SIGNATURES

I DECLARE under penalty of perjury that the foregoing “SCOTUS Motion to Proceed *In Forma Pauperis* Filing Documents in Handwritten Format / SCOTUS Motion for Leave of Court to Exceed 40-Page Limit in Petition for Extraordinary Writ of Mandamus to the Chief Judge of the Supreme Court of Virginia, S. Bernard Goodwyn” was completed thoroughly being true and correct. I am executing this document on August 24, 2023.



Gregory Shawn Mercer, *pro se*
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202-431-9401
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SCOTUS RULE 29 CERTIFICATE OF SERVICE (28 U.S.C. §2403(b) MAY APPLY)

I CERTIFY that I mailed certified true copies of the foregoing “SCOTUS Motion to Proceed *In Forma Pauperis* Filing Documents in Handwritten Format / SCOTUS Motion for Leave of Court to Exceed 40-Page Limit in Petition for Extraordinary Writ of Mandamus to the Chief Judge of the Supreme Court of Virginia, S. Bernard Goodwyn” to counsel for ***Respondent Chief Judge of the SCV*** S. Bernard Goodwyn being Flora T. Hezel and to ***Respondent Attorney General of Virginia*** being Jason Miyares at the following addresses:

Flora T. Hezel
(replaced Joshua N. Lief and agreed to accept Documents
for SCV Chief Judge S. Bernard Goodwyn by phone 8/24/2023)
Senior Assistant Attorney General and Chief:
Financial Law and Government Support
202 North Ninth Street

Richmond, Virginia 23219
804-786-0067
fhezel@oag.state.va.us

Jason Miyares
Attorney General of Virginia
Office of the Attorney General
202 North Ninth Street
Richmond, Virginia 23219
804-786-2071

I DECLARE under penalty of perjury that the foregoing "SCOTUS Rule 29 Certificate of Service" is true and correct. I am executing this document on August 24, 2023.



Gregory Shawn Mercer, *pro se*