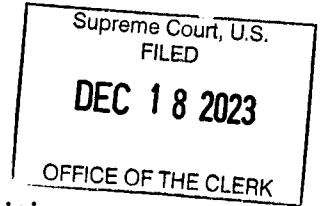


23-6337
No. _____

ORIGINAL

In the
Supreme Court of the United States

MAHFOOZ AHMAD.



Petitioner,

v.

COLIN DAY, et al.,

Respondents.

**On Petition for Writ of Certiorari to the
United States Court of Appeals for the Second Circuit**

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

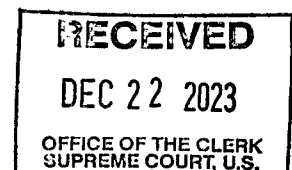
Mahfooz Ahmad
224 Porters Hill Rd,
Monroe, Connecticut, 06468
(718) 536-1972

In Propria Persona Petitioner

December 18, 2023

The petitioner asks to leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis. Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s):

- United States District Court - Southern District of New York.



- 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.
- The court(s) below didn't appoint counsel in these proceedings, though Petitioner has at least five times, now made the request for the appointment of counsel.

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

I, **Mahfooz Ahmad** 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
Employment	\$	\$
Self-employment	\$ 733	\$ 0
Income from property (rental income)	\$ 0	\$ 0

Interest and dividends	\$ 0	\$ 0	\$ 0	\$ 0
Gifts	\$ 0	\$ 0	\$ 0	\$ 0
Alimony	\$ 0	\$ 0	\$ 0	\$ 0
Child Support	\$ 0	\$ 0	\$ 0	\$ 0
Retirement (social security, pensions, annuities, insurance)	\$ 0	\$ 0	\$ 0	\$ 0
Disability (such as social security, insurance payments)	\$ 0	\$ 0	\$ 0	\$ 0
Unemployment payments	\$ 0	\$ 0	\$ 0	\$ 0
Public-assistance (such as welfare)	\$ 0	\$ 0	\$ 0	\$ 0
Other (specify):	\$ 0	\$ 0	\$ 0	\$ 0
Total Monthly Income:	\$ 733			

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 Average Monthly Pay
Delivery Driver (self-employed)	N/A	11/23 – Current	\$1032
Rideshare Driver	N/A	10/22 – 08/23	\$401

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
N/A	N/A	N/A	N/A

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
Delivery Driver Account	\$113.18	
Shared account		\$720

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

Home	You	Spouse
Other Real Estate	0	0
Motor Vehicle # 1	0	0
Motor Vehicle # 1	0	0
Other Assets	0	0

6. State every person, business, or organization owing you or your spouse money, and the amount owed?

The collective defendants in this lawsuit now already owe me \$ 5 Billion U.S. Dollars as of December 18th, 2023, that is for the ongoing illegal use of my novel intellectual property invention and its scientific method, which Defendants have now illegally patented. In addition, this amount is increasing as the time passes and the illegal use of intellectual property is ongoing. This is calculated for the \$920 Million U.S. Dollars' worth Intellectual Property Prototype, and its 5 years of illegal use, while accounting for an average of 4 % inflation rate.

Collective Defendants have been multiple times, informed in writing that the full price of the novel Intellectual Property, is capped at \$1 trillion dollars, for its global use case and applicability, with a market size of \$1 trillion dollars. Furthermore, the collective defendants owe me additional damages as per the listed claims within the Second Amended Complaint.

Defendants are also liable for Employment law claims, Copyrights and Trademarks infringements and as well as illegal patenting of novel invention work claims that is in addition to the fraud and misappropriation of IP claims.

7. State the persons who rely on you or your spouse for support. For minor children, list initials instead of names.

You	Spouse
A. A.	

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.

I am residing with family members. I owe my relatives, money and expenses for the past four years. In addition, I owe my friends and family funds, that I have borrowed from them to living expenses support. While I search for employment and litigate fulltime this litigation.

I owe **\$65,320** in Student Loans and Credit Card Debt. I owe **\$128,010** funds to family members for living in shared living housing for the past **51 months**. Resulting from an average **\$2510/monthly** expense costs borrowed from others.

I also owe money for unpaid taxes, from my contract role with the Defendants in this lawsuit in 2019 amounting to now with late fees and Taxes Interests **\$23,321**.

In short, I am in debt of nearly **\$216,651**. In November 2019, I paid the down payment for an overseas **1920/sq ft** house, whose payments I could not continue to make, which resulted in the foreclosure of the in-construction house that a developer was constructing on behalf. I did borrow, funds from family, few times to make these payments but eventually now the payment plan is cancelled, and house deal is foreclosed. The total price of that house was **\$26,310** when converted in USD.

Average Monthly Expenses	You	Spouse
Rent or home-mortgage payment (include lot rented for mobile home)	\$ 2,000	\$ 0
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$ 250	\$ 0
Home maintenance (repairs & upkeep)	\$ 0	\$ 0
Food & Clothing	\$ 1,000	\$ 1,000
Laundry & Dry-Cleaning	\$ 0	\$ 0
Medical & Dental Expenses	\$ n/a	\$ n/a
Transportation (not including motor vehicle payments)	\$ 0	\$ 0
Recreation, entertainment, newspapers, magazines, etc.	\$ 0	\$ 0
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner or Renters Insurance	\$ 0	\$ 0
Life	\$ 0	\$ 0
Health	\$ 0	\$ 0
Motor Vehicle	\$ 0	\$ 0
Other	\$ 0	\$ 0

Taxes (not deducted from wages or included in mortgage payments)

(Specify)	\$ 0	\$ 0
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Installment Payments:

Motor Vehicle	\$ 0	\$ 0
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Credit card(s) or Student Loans	\$ 0	\$ 0
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Department store(s)	\$ 0	\$ 0
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Alimony, maintenance, and support paid to others	\$ 0	\$ 0
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Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ 0	\$ 0
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Other (specify): Internet/Phone	\$ 261	\$ 0
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Average Total Monthly Expenses \$ 3511 \$1,000

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

No. I don't, except if the Collective Defendants pay the amount owed for the ongoing illegal use of my novel intellectual property work.

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?

No, attorney involved, though, I do hold the Collective Defendants liable for the litigation fees for the pro se litigation.

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?

No.

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

The Collective Defendants in this case-initiated illegal monitoring activities upon the inception of my Keepup social media website. Subsequently, after I submitted an investment proposal to Dream It Ventures, the venture arm of Comcast Corporation, the alleged entity Koch Davis later began sending me unsolicited job application emails. As a result, I was hired by iCIMS Inc through Koch Davis, only to later discover that this employment was orchestrated by Comcast Corporation to surveil my entrepreneurial endeavors.

Utilizing the source code from my Keepup social media website, I launched '*Jobtrail*,' a novel intellectual property designed to address significant challenges faced by job seekers and employers.


Throughout my entrepreneurial journey, the Collective Defendants persistently have engaged in intimidating tactics, employing smartphones as a tool for harassment. Furthermore, Defendants have strategically hired me for various positions, exploiting these opportunities for their illicit tracking of my entrepreneurial work and to fraudulently enforce illegal agreements. Notably, iCIMS Inc, a defendant in this matter, employed me and subsequently discriminatorily and unlawfully terminated my position.

In subsequent contract position with iCIMS Inc-affiliated firms, I faced attempts to secure my signatures on fraudulent invention assignment agreements, of which I only signed the first and last page to safeguard my intellectual property.

Since the inception of the initial version of the social media site in 2014, spanning nearly a decade, I have been consistently been subjected to a highly sophisticated campaign of intimidation.

These actions have had the detrimental impact on my first marriage and computer engineering career, this has been the primary cause of my current financial situation.

In compliance with 28 U. S. C. §1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on December 18, 2023.  /s/ Mahfooz Ahmad