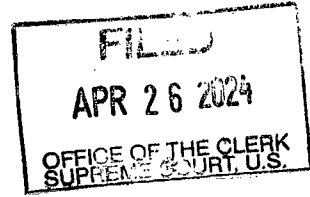


23-7346

ORIGINAL



IN THE
SUPREME COURT OF THE UNITED STATES

Oksana Marinaro

Petitioner

VS.

Zimmer & Lewis, Attorneys & Counselor at Law

Respondent

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The petitioner asks for leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis.

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.

O. Marinaro

Oksana Marinaro
3901 Roebling Lane
Virginia Beach
Virginia 23452
T. (757) 822-4074
omarinaro@nps.k12.va.us

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

I, Oksana Marinaro, 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). Average gross monthly amount during the past 12 months.

Employment \$3,900.

Alimony \$450

Total monthly income \$4,350

2). Employment history for the past two years

Employer: Norfolk Public Schools

Address: 800 E. City Hall Avenue, Norfolk, Virginia 23510

Dates of employment: 07/01/2019 – present

Grossly monthly pay: \$3,900

3). Spouse employment (no spouse)

4). Money in bank accounts:

Financial institution: Truist Bank

Type of account: checking

Amount: \$700

5). Assets:

Motor Vehicle: Hyundai, Elantra, 2014, \$5,000.

6). No person, business, or organization owes me money.

7). Persons who rely on my support.

A. M., child, 12 years old.

Tamara Shcherban, mother, 76 years old.

8). Average monthly expenses.

Utilities: \$470

Home maintenance: \$500 (debt for roof replacement)

Food: \$800

Clothing: \$60

Medical and dental expenses: \$120

Transportation: \$100

Insurance (not deducted from wages or included in mortgage payments):

Health insurance: \$230

Motor Vehicle insurance: \$90

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

Real estate taxes for my mother's house: \$166

Motor Vehicle: \$ 8

Credit cards: \$120

Total monthly expenses: \$2,664

9). I do not expect any major changes to my monthly income. I expect major changes in expenses.

I recently took my mother to the emergency room, they suspected she had cancer, and she already had surgery last year for cancer. My mother has Marketplace health insurance, and we are waiting for a doctor's appointment. I will have to pay for her treatment \$8,900 out of my pocket that will be another debt, that is the most I will have to pay per year with that health insurance, that does not include the copays to doctors or medication.

10). I have not paid and will not pay any money to an attorney for services in connection with this case.

11). I have not paid and will not pay any money to a paralegal or typist for services in connection with this case.

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

I have my 76-year-old mother who fully depends on my income, she does not have her own income. I live in her house and all house needs or my mother's needs are paid from my teacher's paycheck. My mother is old and unhealthy as described above, and I am the one who must pay for all her medical treatment, medication, and any of her needs. Recently, we were forced to have the roof replaced in her house as it was dripping from the ceiling during rain that cost \$12,600 and it is a debt. I pay for my mother's health insurance \$230 per month as indicated above.

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

Executed on the 26th day of April, 2024.

O. Marinaro

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Virginia Beach
Virginia 23452
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omarinaro@nps.k12.va.us