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SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, D.C. 20543-0001
JANUARY 21,2020

DESHAHAY D. FORD,

APPELLANT

CASE NUMBER : 19-6593

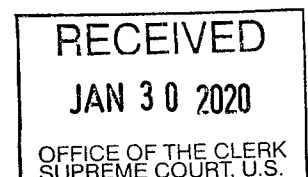
MOTION FOR RECONSIDERATION OF
DENIAL OF IN FORMA PAUPERIS

V.

TIMOTHY P. WHITE

The Appellant is a poor destitute Appellant who was fired from his job on 12/2/2019 (Appendix 1 Appendixes 1, December 2,2019, IABA, termination). The Appellant do not have the available Funds to pay the \$300.00 Docket fee. The Docker fee has the effect of preventing poor and destitute American Citizens from access the State and U.S. district Courts, and the United States Supreme Court.(42 ESC: 1981 Access to the Courts).On 1215 The British's Magna Carter granted to poor English's citizens their Common Law 's Rights to access to the Royal Court without paying for their rights under the Magna Carter of 1215.

On 9/26/2018 the Appellant was escorting a gravely mental ill patient on a hiking and the Patient attacked the Appellant and the Appellant was severely injurie with an Achilles Tendon rupture (Appendixes, 2, Dr. Ronald Perelman's Medical Examination on 9/5/2019). On 6/21/2019 the Appellant had surgery to repair his damaged Achilles Tendon Rupture. Appellant was in a cast for for one month and he was in a boot for one month. During this period the Appellant was being paid



a small amount of money to attempt to live on and support his family. The Appellant was off work for several months recovering from his Achilles Tendon Rupture surgery on 6/21/2019(Appendixes, 3, Dr. John Carmel North, M.D. was the attending occupational Doctor, Kaiser 's Medical Center, 9/24/2019). (Dr. North's Evaluation, 11/08/2019, Appendixes, 4, Dr. John C. Norton's Evaluation , 11/08/2019). The Appellant's employer called the Appellant and told him to come to their office on 12/2/2019, Appendixes, 5, Shannon Taylor Work Status, employer fired the Appellant on 12/02/2019, Appendixes 1, 12/02/2019, termination). The Appellant is currently receiving a small retirement from the County of Los Angeles (LA cera Retirement \$641.03 dollars per month, Appendixes 6, L a cera Los Angeles County Retirement). On 12/2/2019 The Appellant's employer fired him and the Appellant do not have any monies to support his family (Appendixes, 7, Termination notice, 12/01/2019). The Appellant's Occupational Doctor at Kaiser Dr. John C. Norton, M.D. approved the Appellant Health to return to work, Appendixes, 8, on 11/08/2019, on 12/1/2019, the Appellant's Employer fired the Appellant on 12/01/2019, Appendixes, 8, Termination). The Appellant receives \$553.00 per month as Social Security , Appendixes , 9, Social Security monthly check, \$553.00 dollars per month). The Appellant has applied for unemployment benefits and they have not approved (Appendixes, 10, Unemployment claim filed).

REASONS THE APPELLANT'S REQUEST

FOR IN FORMA PAUPERIS SHOULD BE GRANTED

COUNT 1: The Appellant is destitute and without any means to pay the filing Docket Filing fee of \$300.00 dollars. The Appellant has a very small retirement from the County of Los Angeles , Appendixes , 6, La Cera, Pay Stub, \$641.03, per month .

COUNT 2: The Appellant has a very monthly Social Security check of, Appendixes, 9, \$553.00 per month.

COUNT 3: Appellant was injured on the job on 9/26/2018 and he had to have surgery to repair his Achilles Tendon tear on 6/212/2019, Appendixes, 2, Dr. Ronald Perelman,

Medical Examiner, affirming the workmen injury on 9/26/2018. As a result of the injury claim and surgery Appellant could not work.

COUNT 4: Appellant's Doctor Dr. John C. Norton, M.D. at Kaiser Permanent placed the Appellant off of work for 6/21/2019, (surgery ,Appendixes, 2, Dr. R. Perelmam, Affirmed the surgery on 6/21/2019. Dr. John C. Norton, Appendixes, 3, Off Work 9/24/through 11/01/2019.

COUNT 5: Dr. John C. Norton, Primary Treating at Kaiser Permanente final evaluation On 11/8/2019 Appellant Permanent Stationary Report, could return to work. Appendixes, 4, and Appendixes, 8, Returned to work on 11/08/2019 .

COUNT 6: Appellant's employer requested that the Appellant come to their office on 12/2/2019, Appendixes, 5, Work Status,, Shannon Taylor, Manager.

COUNT 7: On 12/02/2019 the Appellant's Manager Ms. Shannon Taylor and the HR Director terminated the Appellant on 12/02/2019, Appendixes, 1, IABA, Termination letter, 12/02/2019, Appendixes, 7, Appellant's ,7, Notice of Unemployment Insurance Claim filed. As of 12/24/2019 the Appellant has not received but one unemployment check on Christmas Evening for \$940.00 dollars. The Appellant has not received any more benefits from California Department of Employment Development Department. Appellant received a telephone call from The California Employment Development Department 's personnel that they had contacted my Employer and the employer stated that they fired me for breaking a rule. The Department of Development is discontinued my benefits until they complete their investigation of the my Employer's allegation of my breaking a rule on January 14,2020, Appendixes, 1, and 7.

COUNT 8: As of the date of January 14,2020 I have no unemployment benefits, Appendixes, 10, Appellant was fired after Disability Appendixes ,10 Fired after Disability, Appendixes, 1,7, and 10.

COUNT 8: The Appellant do not have any funds to pay his bills, rent, food for family and Pay for shelter. The Appellant is totally destitute without no means to pay the Supreme Court Docket Fee of \$300.00 dollars.

COUNT 9: The U.S. Supreme Court has a choice to deny the Appellant his request to

Proceed In Forma Pauperis and deny a poor black citizen his rights under 42 U.S.C. : Code 1981

His Constitutional Rights to Access the Supreme Court .

CONSTITUTIONAL ISSUES:

1. Denial of a poor destitute black American his Constitutional Rights under the 14th Amendment rights to Due Process, and Equal Protection, Rights to Have his complaint or grievance redressed by the high court of U.S.
2. The Appellant's right to Free Speech under the First Amendment, present Evidence, and questions the Defendants in the legal action.
3. Appellant's legal rights under 42 U.S.C. : 1981, the Appellant's rights to Access the Courts.
4. United States Supreme Court Justices should establish procedures for the Lower Courts as Guide lines in accepting and denying the poor requests for Informa Pauperis, and decision regarding when complaints by the Poor and destitute complaints are frivolous ,lack material substance,, whether the complaints have Good Faith.
5. Lower Court Judges use their authority arbitrarily , and capricious to dismiss the complaints of the poor, black, brown, and disable an Opportunities to obtain redress for their grievances .
6. The Appellant's rights under the 1964 Civil Right Acts, denial of the Appellant Rights to access the Courts as a result of his race being black, and 72 years old .

The Supreme Court has developed Guidelines in historical cases , In Miranda V. Arizona, U.S. 1966, Gideon V. Wainwright, U.S. 1963, Furman V. Georgia, U.S. ,1972 . How the Supreme Court deny this poor destitute 72 years old black access to the Court because he could not afford paying the docket Fee of \$300.00 dollars will have historical consequences on the continuation of the American's Republic. If the Appellant is denied his request to proceed In forma Pauperis not only end the Republic, but it will have historical negative impact on race relations in the United States. If the Justices deny the Appellant's request to proceed In forma Pauperis it will end any chance of ever improving race Relations in the United States. If the Justice deny the Appellant's request to Proceed In Forma Pauperis it will place the country on a path of dark nightmare in race relations. The Justice will affirm for all black people that they do not have no Constitutional Rights Under the white man's Constitution (Article 1V, Section 2, Provision, 3, No, person

Held to Service or labour in one State , under the laws thereof, escaping into another, Shall, in consequence of any law or regulation therein, be discharged from such Service or Labour , but shall be delivered up on Claim of the party to whom such Service or labour May be due. George Washington, Thomas Jefferson, James Madison. Roger B. Taney all slave owners could request the return of their laws in free States like New York. The Dred Scott Decision (1857) by Roger B. Taney Chief Justice of U.S. Supreme Court a slave owner from North Carolina could under the U.S. constitution of the United States demand the return of their property which were black African Slaves. If the Justices of the Supreme Court deny the Appellant's request for Informa Pauperis The Justices will be affirming the continuation of the denial of Equal Rights of African-American Slaves their Rights under the white man's Constituion.

CONCLUSION:

This poor black citizen without financial means to pay the \$300.00 dollars for

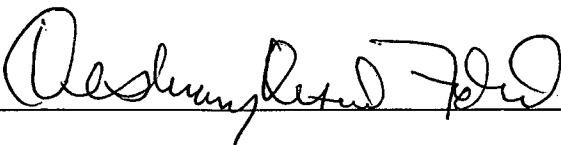
Docket Filing Fee request to proceed In forma Pauperis. If the Justice deny this poor black man access to the Supreme Court the Justices be will affirming that Justice in American is for sale for \$300.00 hundred dollars.

The poor black American plead with the Honorable Justices to grant this poor man his request to proceed in Forma Pauperis. Further request that the Honorable Justices to establish Guideline for the Judges in the Lower Courts in granting and dismissing complaints of the poor, disable, black, and brown people 's complaints . The denial and dismissal of the complaints of the Poor is the end of the American's Republic. When the poor do not have competent in the courts for redress of their grievances you will have revolution (American Revolution, 1776-1781 , Russian Revolution 1917, French Revolution of 1789, ¹⁹³³~~19933~~ the rise to power of Adolphe Hitler as Chancellor of Germany in 1933, Joseph Stalin in Russia 1924-1956).

Thank the Justices for granting reconsideration of my request to reconsider my request to Proceed In Forma Pauperis.

The United States is more racist segregated in 2020 than it was in ¹⁹⁵⁰~~1950~~. Black and Brown People are being subjected to a racist criminal justice system (United Nations Human Rights Commission 2010, findings). White racist police officers are killing black and brown people without consequence from a white racist U.S. Justice Department. White racist denying black and brown people their rights to vote (White male Republicans) throughout U.S. Southern and Western States.

I am asking the Justices not to deny a poor black citizen his request to proceed in Forma Pauperis (Carl Rowan, Coming Race War in America, A Wake Up Call, Washington Post Journalist and Reporter, 1925-2000). The U.S. supreme Court watered down the 1965 Voting Right Acts, Shelby County V. Holder, 570, U.S. (2013) ,section 4, was unconstitutional, eliminated preclearance for States with racist histories of denying black people the rights to vote. Racist States begin developing restrictions on minorities' rights to vote.

SUBMITTED BY  DATE Jan 22, 2020
APPELLANT DESHAY DAVID FORD JANUARY 22,2020

**Additional material
from this filing is
available in the
Clerk's Office.**