## OFFICE OF THE CLERK SUPREME COURT OF THE UNITED STATES WASHINGTON, D. C. 20543

# GUIDE FOR PROSPECTIVE INDIGENT PETITIONERS FOR WRITS OF CERTIORARI

#### I. Introduction

These instructions and forms are designed to assist petitioners who are proceeding *in forma pauperis* and without the assistance of counsel. A copy of the Rules of the Supreme Court, which establish the procedures that must be followed, is also enclosed. Be sure to read the following Rules carefully:

Rules 10-14 (Petitioning for certiorari)
Rule 29 (Filing and service on opposing party or counsel)
Rule 30 (Computation and extension of time)
Rules 33.2 and 34 (Preparing pleadings on 8½ x 11 inch paper)
Rule 39 (Proceedings in forma pauperis)

## II. Nature of Supreme Court Review

It is important to note that review in this Court by means of a writ of certiorari is not a matter of right, but of judicial discretion. The primary concern of the Supreme Court is not to correct errors in lower court decisions, but to decide cases presenting issues of importance beyond the particular facts and parties involved. The Court grants and hears argument in only about 1% of the cases that are filed each Term. The vast majority of petitions are simply denied by the Court without comment or explanation. The denial of a petition for a writ of certiorari signifies only that the Court has chosen not to accept the case for review and does not express the Court's view of the merits of the case.

Every petitioner for a writ of certiorari is advised to read carefully the *Considerations Governing Review on Certiorari* set forth in Rule 10. Important considerations for accepting a case for review include the existence of a conflict between the decision of which review is sought and a decision of another appellate court on the same issue. An important function of the Supreme Court is to resolve disagreements among lower courts about specific legal questions. Another consideration is the importance to the public of the issue.

### III. The Time for Filing

You must file your petition for a writ of certiorari within 90 days from the date of the entry of the final judgment in the United States court of appeals or highest state appellate court or 90 days from the denial of a timely filed petition for rehearing. The issuance of a mandate or remittitur after judgment has been entered has no bearing on the computation of time and does not extend the time for filing. See Rules 13.1 and

13.3. Filing in the Supreme Court means the actual receipt of paper documents by the Clerk; or their deposit in the United States mail, with first-class postage prepaid, on or before the final date allowed for filing; or their delivery to a third-party commercial carrier, on or before the final date allowed for filing, for delivery to the Clerk within 3 calendar days. See Rule 29.2.

#### IV. What To File

Unless you are an inmate confined in an institution and not represented by counsel, file:

- —An original and ten copies of a motion for leave to proceed *in forma pauperis* and an original and 10 copies of an affidavit or declaration in support thereof. See Rule 39.
- —An original and 10 copies of a petition for a writ of certiorari with an appendix consisting of a copy of the judgment or decree you are asking this Court to review including any order on rehearing, and copies of any opinions or orders by any courts or administrative agencies that have previously considered your case. See Rule 14.1(i).
- —One affidavit or declaration showing that all opposing parties or their counsel have been served with a copy of the papers filed in this Court. See Rule 29.

If you are an inmate confined in an institution and not represented by counsel, you need file only the original of the motion for leave to proceed *in forma pauperis*, affidavit or declaration when needed in support of the motion for leave to proceed *in forma pauperis*, the petition for a writ of certiorari, and proof of service.

If the court below appointed counsel in the current proceeding, no affidavit or declaration is required, but the motion should cite the provision of law under which counsel was appointed, or a copy of the order of appointment should be appended to the motion. See Rule 39.1.

The attached forms may be used for the original motion, affidavit or declaration, and petition, and should be stapled together in that order. The proof of service should be included as a detached sheet, and the form provided may be used.

The Court's practice is to scan and make available on its website most filings submitted by litigants representing themselves. The Court scans petitions, motions to proceed *in forma pauperis*, proofs of service, and the portion of an appendix that includes relevant lower court opinions and rulings. While the Court does not scan other portions of an appendix from a *pro se* litigant, the entire appendix is fully a part of the Court's record and is available to the Justices.

## V. Page Limitation

The petition for a writ of certiorari may not exceed 40 pages excluding the pages that precede Page 1 of the form. The documents required to be contained in the appendix to the petition do not count toward the page limit. See Rule 33.2(b).

#### VI. Redaction of Personal Information

Pursuant to Rule 34.6, certain types of personal information should not be included in filings. For example, social security numbers and taxpayer identification numbers should be redacted so that only the last four digits of the number are included, and the names of minor children should be redacted so that only initials are included. In general, Rule 34.6 adopts the redaction practices that are applicable to cases in the lower federal courts. See, e.g., Federal Rule of Civil Procedure 5.2.

## VII. Method of Filing

All documents to be filed in this Court must be addressed to the Clerk, Supreme Court of the United States, Washington, D. C. 20543 and must be served on opposing parties or their counsel in accordance with Rule 29.

#### INSTRUCTIONS FOR COMPLETING FORMS

#### I. Motion for Leave to Proceed *In Forma Pauperis* - Rule 39

- A. On the form provided for the motion for leave to proceed *in forma pauperis*, leave the case number blank. The number will be assigned by the Clerk when the case is docketed.
- B. On the line in the case caption for "petitioner", type your name. As a *pro se* petitioner, you may represent only yourself. On the line for "respondent", type the name of the opposing party in the lower court. If there are multiple respondents, enter the first respondent, as the name appeared on the lower court decision, followed by "et al." to indicate that there are other respondents. The additional parties must be listed in the LIST OF PARTIES section of the petition.
- C. If the lower courts in your case granted you leave to proceed *in forma pau*peris, check the appropriate space and indicate the court or courts that allowed you to proceed *in forma pauperis*. If none of the lower courts granted you leave to proceed *in forma pauperis*, check the block that so indicates.
- D. Sign the motion on the signature line.

# II. Affidavit or Declaration in Support of Motion for Leave to Proceed *In Forma Pauperis*

On the form provided, answer fully each of the questions. If the answer to a question is "0," "none," or "not applicable (N/A)," enter that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper, identified with your name and the question number. Unless each question is fully answered, the Clerk will not accept the petition. The form must either be notarized or be in the form of a declaration. See 28 U. S. C. § 1746.

## III. Cover Page - Rule 34

When you complete the form for the cover page:

- A. Leave case number blank. The number will be assigned by the Clerk when the case is docketed.
- B. Complete the case caption as you did on the motion for leave to proceed *in* forma pauperis.
- C. List the court from which the action is brought on the line following the words "on petition for a writ of certiorari to." If your case is from a state court, enter the name of the court that last addressed the merits of the case. For example, if the highest state court denied discretionary review, and the state court of appeals affirmed the decision of the trial court, the state court of appeals should be listed. If your case is federal, the United States court of appeals that decided your case will always be listed here.
- D. Enter your name, address, and telephone number in the appropriate spaces.

## IV. Question(s) Presented

On the page provided, enter the question or questions that you wish the Court to review. The questions must be concise. Questions presented in cases accepted for review are usually no longer than two or three sentences. The purpose of the question presented is to assist the Court in selecting cases. State the issue you wish the Court to decide clearly and without unnecessary detail.

#### V. List of Parties

On the page provided, check either the box indicating that the names of all parties appear in the caption of the case on the cover page or the box indicating that there are additional parties. If there are additional parties, list them. Rule 12.6 states that all parties to the proceeding whose judgment is sought to be reviewed shall be deemed parties in this Court, and that all parties other than petitioner shall be respondents. The court whose judgment you seek to have this Court review is **not** a party.

#### VI. Table of Contents

On the page provided, list the page numbers on which the required portions of the petition appear. Number the pages consecutively, beginning with the "Opinions Below" page as page 1.

## VII. Index of Appendices

List the description of each document that is included in the appendix beside the appropriate appendix letter. Mark the bottom of the first page of each appendix with the appropriate designation, e.g., "Appendix A." See Rule 14.1 pertaining to the items to be included in the appendix.

#### A. Federal Courts

If you are asking the Court to review a decision of a federal court, the decision of the United States court of appeals should be designated Appendix A. Appendix A should be followed by the decision of the United States District Court and the findings and recommendations of the United States magistrate judge, if there were any. If the United States court of appeals denied a timely filed petition for rehearing, a copy of that order should be appended next. If you are seeking review of a decision in a habeas corpus case, and the decision of either the United States District Court or the United States Court of Appeals makes reference to a state court decision in which you were a party, a copy of the state court decision must be included in the appendix.

#### B. State Courts

If you are asking the Court to review a decision of a state court, the decision of which review is sought should be designated Appendix A. Appendix A should be followed by the decision of the lower court or agency that was reviewed in the decision designated Appendix A. If the highest court of the state in which a decision could be had denied discretionary review, a copy of that order should follow. If an order denying a timely filed petition for rehearing starts the running of the time for filing a petition for a writ of certiorari pursuant to Rule 13.3, a copy of the order should be appended next.

As an example, if the state trial court ruled against you, the intermediate court of appeals affirmed the decision of the trial court, the state supreme court denied discretionary review and then denied a timely petition for rehearing, the appendices should appear in the following order:

Appendix A Decision of State Court of Appeals

Appendix B Decision of State Trial Court

Appendix C Decision of State Supreme Court Denying Review

Appendix D Order of State Supreme Court Denying Rehearing

#### VIII. Table of Authorities

On the page provided, list the cases, statutes, treatises, and articles that you reference in your petition, and the page number of your petition where each authority appears.

## IX. Opinions Below

In the space provided, indicate whether the opinions of the lower courts in your case have been published, and if so, the citation for the opinion below. For example, opinions of the United States courts of appeals are published in the Federal Reporter. If the opinion in your case appears at page 100 of volume 30 of the Federal Reporter, Third Series, indicate that the opinion is reported at 30 F. 3d 100. If the opinion has been designated for publication but has not yet been published, check the appropriate space. Also indicate where in the appendix each decision, reported or unreported, appears.

#### X. Jurisdiction

The purpose of the jurisdiction section of the petition is to establish the statutory source for the Court's jurisdiction and the dates that determine whether the petition is timely filed. The form sets out the pertinent statutes for federal and state cases. You need provide only the dates of the lower court decisions that establish the timeliness of the petition for a writ of certiorari. If an extension of time within which to file the petition for a writ of certiorari was granted, you must provide the requested information pertaining to the extension. If you seek to have the Court review a decision of a state court, you must provide the date the highest state court decided your case, either by ruling on the merits or denying discretionary review.

#### XI. Constitutional and Statutory Provisions Involved

Set out verbatim the constitutional provisions, treaties, statutes, ordinances and regulations involved in the case. If the provisions involved are lengthy, provide their citation and indicate where in the Appendix to the petition the text of the provisions appears.

#### XII. Statement of the Case

Provide a **concise** statement of the case containing the facts material to the consideration of the question(s) presented; you should summarize the relevant facts of the case and the proceedings that took place in the lower courts. You may need to attach additional pages, but the statement should be concise and limited to the relevant facts of the case.

## XIII. Reasons for Granting the Petition

The purpose of this section of the petition is to explain to the Court why it should grant certiorari. It is important to read Rule 10 and address what compelling reasons exist for the exercise of the Court's discretionary jurisdiction. Try to show not only

why the decision of the lower court may be erroneous, but the national importance of having the Supreme Court decide the question involved. It is important to show whether the decision of the court that decided your case is in conflict with the decisions of another appellate court; the importance of the case not only to you but to others similarly situated; and the ways the decision of the lower court in your case was erroneous. You will need to attach additional pages, but the reasons should be as concise as possible, consistent with the purpose of this section of the petition.

#### XIV. Conclusion

Enter your name and the date that you submit the petition.

#### XV. Proof of Service

You must serve a copy of your petition on counsel for respondent(s) as required by Rule 29. If you serve the petition by first-class mail or by third-party commercial carrier, you may use the enclosed proof of service form. If the United States or any department, office, agency, officer, or employee thereof is a party, you must serve the Solicitor General of the United States, Room 5614, Department of Justice, 950 Pennsylvania Ave., N.W., Washington, D. C. 20530–0001. The lower courts that ruled on your case are not parties and need not be served with a copy of the petition. The proof of service may be in the form of a declaration pursuant to 28 U. S. C. § 1746.

No
IN THE
SUPREME COURT OF THE UNITED STATES
——————————————————————————————————————
VS.
— 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 <i>in forma pauperis</i> .
Please check the appropriate boxes:
☐ Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s):
☐ Petitioner has <b>not</b> previously been granted leave to proceed <i>in forma</i> pauperis in any other court.
$\square$ Petitioner's affidavit or declaration in support of this motion is attached hereto.
☐ Petitioner's affidavit or declaration is <b>not</b> attached because the court below appointed counsel in the current proceeding, and:
☐ The appointment was made under the following provision of law:, or
$\square$ a copy of the order of appointment is appended.
(Signature)

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

	I,	, am the petitioner in the above-entitled case.	In support of
		pauperis, I state that because of my poverty I am	
the	costs of this case or to give	security therefor; and I believe I am entitled to red	dress.

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.

	Average monthly a he past 12 month		Amount e next mon	
	You	Spouse	You	Spouse
Employment	\$	\$	\$	\$
Self-employment	\$	\$	\$	\$
Income from real proper (such as rental income)		\$	\$	\$
Interest and dividends	\$	\$	\$	\$
Gifts	\$	\$	\$	
Alimony	\$	\$	\$	\$
Child Support	\$	\$	\$	\$
Retirement (such as soc security, pensions, annuities, insurance)	cial \$	\$	\$	\$
Disability (such as socia security, insurance pay		\$	\$	\$
Unemployment payment	ts \$	\$	\$	\$
Public-assistance (such as welfare)	\$	\$	\$	\$
Other (specify):	\$	\$	\$	
Total monthly in	come: \$	\$	\$	\$

Employer	Address	Dates of Employment	Gross monthly pay
	_		\$
	_		•
	_		<b>.</b>
	use's employment history pay is before taxes or		s, most recent employer f
Employer	Address	Dates of Employment	Gross monthly pay
	_		¢.
			\$
Below, state a institution.  Type of account (	ny money you or your e.g., checking or saving	s) Amount you have	ounts or in any other finan  Amount your spouse ha
Below, state a institution.  Type of account (	ny money you or your e.g., checking or saving	spouse have in bank accounts)  Amount you have  \$	ounts or in any other finan  Amount your spouse ha
Below, state a institution.  Type of account (	ny money you or your e.g., checking or saving	spouse have in bank acco	Amount your spouse has \$
Below, state a institution.  Type of account (  5. List the assets and ordinary h	e.g., checking or savings s, and their values, whiteousehold furnishings.	spouse have in bank acco	Amount your spouse has \$
Below, state a institution.  Type of account (  5. List the assets and ordinary h  Home Value  Motor Vehicle	e.g., checking or savings s, and their values, whiteousehold furnishings.	spouse have in bank accords)  Amount you have  \$\$  \$  ch you own or your spouse  Other real estate  Value	Amount your spouse has \$
Below, state a institution.  Type of account (  5. List the assets and ordinary h  Home Value  Motor Vehicle	e.g., checking or savings s, and their values, whiteousehold furnishings.  #1 model	spouse have in bank accords)  Amount you have  \$\$  \$  ch you own or your spouse  Other real estate  Value	Amount your spouse has \$s se owns. Do not list cloth ate
Below, state a institution.  Type of account (  5. List the assets and ordinary he had been been been been been been been bee	e.g., checking or savings s, and their values, whiteousehold furnishings.  #1 model	spouse have in bank accords)  Amount you have  \$\$  \$\$  ch you own or your spouse  Other real estate  Value  Motor Vehicle  Year, make &	Amount your spouse has \$sss se owns. Do not list clothate

Person owing you or your spouse money	Amount owed to y	ou	Amount	owed to your spouse
	\$	-	\$	
	\$	-	\$	
	\$		\$	
7. State the persons who re instead of names (e.g. "J.			. For min	or children, list initial
Name	Relationshi	<b></b>		Age
annually to show the mo	nthly rate.	You		Your spouse
Rent or home-mortgage pa (include lot rented for mobi		You \$		Your spouse
Are real estate taxes included in the state of the state				
Utilities (electricity, heating water, sewer, and telephone		\$		\$
Home maintenance (repairs	and upkeep)	\$		\$
Food		\$		\$
Clothing		\$		\$
Laundry and dry-cleaning		\$		\$

	You	Your spouse
Transportation (not including motor vehicle payments)	\$	\$
Recreation, entertainment, newspapers, magazines, etc.	\$	
Insurance (not deducted from wages or included in morta	gage payment	s)
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)	\$	<b></b> \$
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?
	$\square$ Yes $\square$ No If yes, describe on an attached sheet.
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? $\square$ Yes $\square$ 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
	If yes, how much?
If y	ves, 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.
I de	eclare under penalty of perjury that the foregoing is true and correct.
Exe	ecuted on:, 20
	(Signature)

	No
	IN THE
	SUPREME COURT OF THE UNITED STATES
	— PETITIONER
	(Your Name)
	VS.
_	— RESPONDENT(S)
	ON PETITION FOR A WRIT OF CERTIORARI TO
	ONTERMONTOR A WILL OF CERTIONALITY
(NAME (	OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)
	PETITION FOR WRIT OF CERTIORARI
	(Your Name)
	(Address)
	(City, State, Zip Code)
	•
	(Phone Number)
	(i none radinoer)

# QUESTION(S) PRESENTED

## LIST OF PARTIES

	]	All parties appear in the caption of the case on the cover page.		
[	_	All parties <b>do not</b> appear in the caption of the case on the cover page. all parties to the proceeding in the court whose judgment is the subject		
		petition is as follows:	01 01110	

## **TABLE OF CONTENTS**

OPINIONS BELOW 1
JURISDICTION
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED
STATEMENT OF THE CASE
REASONS FOR GRANTING THE WRIT
CONCLUSION
INDEX TO APPENDICES
APPENDIX A
APPENDIX B
APPENDIX C
APPENDIX D
APPENDIX E
APPENDIX F

# **TABLE OF AUTHORITIES CITED**

CASES PAGE NUMBER

STATUTES AND RULES

OTHER

# IN THE

# SUPREME COURT OF THE UNITED STATES

# PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

# **OPINIONS BELOW**

to
to
t

# **JURISDICTION**

e date on which the United States Court of Appeals decided my case s
No petition for rehearing was timely filed in my case.
A timely petition for rehearing was denied by the United States Court of Appeals on the following date:, and a copy of the order denying rehearing appears at Appendix
An extension of time to file the petition for a writ of certiorari was granted to and including (date) on (date in Application NoA
e jurisdiction of this Court is invoked under 28 U.S.C. § 1254(1).
ees from <b>state courts</b> :  e date on which the highest state court decided my case waseopy of that decision appears at Appendix
e date on which the highest state court decided my case was
1

# CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

# STATEMENT OF THE CASE

# **REASONS FOR GRANTING THE PETITION**

CONCLUSION	
The petition for a writ of certiorari should be granted.	
Respectfully submitted,	
Date:	

	No	
	IN T	HE
	SUPREME COURT OF	THE UNITED STATES
	(Your Name)	— PETITIONER
	VS	) <b>.</b>
		— RESPONDENT(S)
	PROOF OF	SERVICE
served the encl and PETITION or that party's an envelope con to each of then commercial carr	osed MOTION FOR LEAVE FOR A WRIT OF CERTION counsel, and on every other particular taining the above documents in	•
I declare under	penalty of perjury that the fo	oregoing is true and correct.
Executed on		20
		(Signature)