

In The

SUPREME COURT OF THE UNITED STATES

Charles D. Adams, PETITIONER

Supreme Court, U.S. FILED
AUG - 8 2023
OFFICE OF THE CLERK

v.

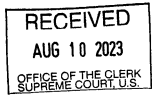
US Court of Appeals for the Federal Circuit (CAFC), RESPONDENT

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

Charles D. Adams, CISSP 12994 Park Crescent Circle, Herndon, VA 20171 703-708-9077 melindaEadams@verizon.net

Pro Se

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Page 1 of 18

"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

<u>Motion for Leave to Proceed In Forma Pauperis</u> <u>to the United States Supreme Court</u>

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

[X] Petitioner has previously been granted leave to proceed *in forma pauperis* in the following courts:

United States Court of Appeals for the Fourth Circuit (CA4C) Attached

United States Court of Appeals for the Federal Circuit (CAFC) Attached

United States Tax Court Attached

United States Court of Appeals for the Federal Circuit (CAFC) Attached

[] 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.

Respectfully submitted,

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Charles D. Adams 12994 Park Crescent Circle, Herndon, VA 20171 703-708-9077 melindaEadams@verizon.net Pro Se Petitioner

"Equal Justice Under The Law" sing Themselves For Conflict Of Interest Or Lack Of Impartic

"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

FILED: December 8, 2017

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 17-2383 (1:16-cv-01468-AJT-TCB)

CHARLES DERECK ADAMS

Plaintiff - Appellant

v.

DEPARTMENT OF DEFENSE

Defendant - Appellee

ORDER

The court grants leave to proceed in forma pauperis.

For the Court--By Direction

/s/ Patricia S. Connor, Clerk

Case: 17-2485 Document: 13 Page: 1 Filed: 10/18/2017

NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

CHARLES DERECK ADAMS, Petitioner

v.

DEPARTMENT OF DEFENSE, Respondent

2017-2485

Petition for review of the Merit Systems Protection Board in No. DC-0752-17-0433-I-1.

ON MOTION

ORDER

Charles Dereck Adams moves for leave to proceed in forma pauperis.

Upon consideration thereof,

IT IS ORDERED THAT:

The motion is granted.

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Case: 17-2485	Document: 13	Page: 2	Filed: 10/18/2017
2			ADAMS v. DEFENSE
		For the	Court
			<u>R. Marksteiner</u> Marksteiner Court
s31		CICIR DI	South

"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

FILED: January 20, 2016

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 16-1043 (015556-13)

CHARLES DERECK ADAMS; MELINDA ELIZABETH ADAMS

Petitioners - Appellants

v.

- -

COMMISSIONER OF INTERNAL REVENUE

Respondent - Appellee

ORDER

The court grants leave to proceed in forma pauperis.

For the Court--By Direction

/s/ Patricia S. Connor, Clerk

Case: 16-1414 Document: 7 Page: 1 Filed: 01/12/2016

NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

CHARLES DERECK ADAMS, Petitioner

v.

DEPARTMENT OF DEFENSE, Respondent

2016-1414

Petition for review of the Merit Systems Protection Board in No. DC-3443-15-0768-I-1.

ON MOTION

ORDER

Upon consideration of Charles Dereck Adams' motion for leave to proceed in forma pauperis,

IT IS ORDERED THAT:

The motion is granted.

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Case: 16-1414	Document: 7	Page: 2	Fi	led: 01/12/2016	
2			ADA	MS v. DEFENSE	
s24		<u>/s/_Da</u> Danie	<u>anie</u> iel E	COURT <u>1 E. O'Toole</u> . O'Toole Court	

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

We, <u>Charles D. and Melinda E. Adams</u>, are the Parents of Charles D. Adams II and the petitioners in the above-entitled case, in support of our motion to proceed *in forma pauperis*, we state that because of our poverty we are unable to pay the costs of this case or to file security therefore; and we believe we are entitled to redress. Note that I have been discriminated against by my former employer, and lost my job because of it. On top of that I am experiencing severe financial hardship and can't make any payments to anyone at this time, because I have a negative monthly cash flow of -\$2,322.14 and a negative net worth of -\$819,862.21. I am on the verge of bankruptcy and am in no position to pay on any of my non-food and non-shelter bills (see attached Financial Hardship documentation), including my PA Supreme Court Filing Fees!

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 expo next month	ected
	You	Spouse	You	Spouse
Employment	<u>\$0.00</u>	<u>\$1515.36</u>	<u>\$0.00</u>	<u>\$1515.36</u>
Self-employment	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Income from real property	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Interest and dividends	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Gifts	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Alimony	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Child Support	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Retirement	<u>\$3504.00</u>	<u>\$0.00</u>	<u>\$3504.00</u>	<u>\$0.00</u>

"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

Total monthly income:	\$3504.00	\$1515.36	\$3504.00	\$1515.36
Other (specify):	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Public-assistance	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Unemployment payments	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
Disability	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>

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 monthly pay
<u>None</u> <u>Unemployed</u>	<u>N/A</u>	<u>N/A</u>	<u>\$0.00</u>
<u>No FT Job</u> (PT Only)	<u>Various</u>	<u>6/2010-Present</u>	Varied (Minimum Wage to \$15.00/hr)
DoD MDA	7100 Defense Pentagon Washington, DC 20301	<u>6/2009-6/2010</u>	<u>\$0.00</u>
DoD MDA	7100 Defense Pentagon Washington, DC 20301	<u>01/2004-6/2009</u>	<u>\$10,037.17</u>

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
<u>FCPS</u>	Fairfax County, VA	<u>10/2016-Present</u>	<u>\$1515.36</u>
<u>No FT Job</u> (PT Only)	Various	6/2010-10/2016	<u>Varied (Minimum</u> Wage to \$15.00/hr)
<u>Housewife</u> (Autistic Son)	<u>12994 Park Crescent Cr.</u> Herndon, VA 20171	<u>Until 6/2010</u>	<u>\$0.00</u>

4. How much cash do you and your spouse have? <u>\$0.00</u>

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"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution	Type of account	Amount you have	i Amount your spouse has
Senate Federal CU	Checking	<u>\$3.47</u>	<u>n/a</u>
Navy Federal CU	Checking	<u>n/a</u>	<u>\$10.17</u>
	d their values, which y ry household furnishin		our spouse owns. Do not list
X Home (Townhouse))	Oth	er real estate
Value <u>\$506,050.0</u>	0 (\$265,661.23 mortgag	<u>ge)</u> Val	ue
No access to equit	y because of bad credit ((506) and IRS	lien
Motor Vehicle #1		Mot	or Vehicle #2
Year, make, model		Yea	ar, make, model
Value		Val	ue
Registration #:		Reg	gistration #:
X Other assets None	(lost all including car to	employer dis	crimination)
Description <u>n/a</u>			
Value <u>\$0.00</u>			
6. State every person amount owed.	n, business, or organiza	ation owing y	ou or your spouse money, and the
Person owing you or your spouse money	Amount owed	to you	Amount owed to your spouse
None	\$0.00		\$0.00
7. State the persons	who rely on you or you	ur spouse for	support.
Name	Relationship		Age

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n/a

n/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.

Pant or home mortgage payment	You	Your Spouse
Rent or home-mortgage payment (include lot rented for mobile home)	\$ <u>2579.33</u>	Included
Are real estate taxes included? X Yes No		
Is property insurance included? X Yes No		
Utilities (electricity, heating fuel,		
Water, sewer, and telephone	\$ <u>1013.71</u>	Included
Home maintenance (repairs and upkeep)	\$ <u>204.55</u>	Included
Food	\$ <u>1253.92</u>	Included
Clothing	\$ <u>100.00</u>	Included
Laundry and dry-cleaning	\$ <u>20.00</u>	Included
Medical and dental expenses	\$ <u>100.00</u>	Included
Transportation (not including motor vehicle payments)	\$ <u>46.42</u>	Included
Recreation, entertainment, newspapers, magazines, etc.	\$ <u>0.00</u>	Included
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	Included	Included
Life	\$ <u>382.90</u>	Included
Health and Dental	\$ <u>463.64</u>	Included
Motor Vehicle (no car)	\$ <u>0.00</u>	\$ <u>0.00</u>

"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

Other:	\$ <u>0.00</u>	\$ <u>0.00</u>
Taxes (not deducted from wages or included in mortgage payments)		
Specify: <u>Taxes, SS, Medicare, Retirement</u>	\$ <u>380.53</u>	Included
Installment payments		
Motor Vehicle	\$ <u>0.00</u>	\$ <u>0.00</u>
Credit Cards (11 Visa/MC/Military Star)	\$ <u>401.78</u>	Included
Other: <u>Veterans Administration</u>	\$ <u>30.27</u>	Included
Alimony, maintenance, and support paid to others	\$ <u>0.00</u>	\$ <u>0.00</u>
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ <u>0.00</u>	\$ <u>0.00</u>
Other (specify): <u>\$676,560 PLUS Loans (Deferred)</u>	\$ <u>0.00</u>	Included
Total monthly expenses	\$ <u>6977.05</u>	Included

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

 \Box Yes X 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?

 \Box Yes X No No money to pay them

If yes, how much?	
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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 X No

If yes, how much?

"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

If yes, state the person, name, address, and telephone number:

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

I have not had a full-time job since my employer's discriminatory termination and have been using pawn shop loans and pay day loans and loans from relatives to feed my family and pay my bills. Also consider the fact that I have a negative -\$2,322.14 monthly cash flow and a negative -\$819,862.21 net worth, which makes it impossible for me to pay my non-food non-rent bills, or your fees (without my son's help).

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

Executed on: Sep 11, 2022

(Signatures)

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"Equal Justice Under The Law" "DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

Adams Family Financial Hardship Documentation as of Sep 11, 2022			
Documentation as of Sep 11, 2022			
Income	Annual	Monthly	
Me - Retirement Annuity	\$42,048.00	\$3,504.00	
Spouse - FCPS Instructional Assistant	\$18,184.29	\$1,515.36	
Combined	\$60,232.29	\$5,019.36	
Total Gross Monthly Income	\$5,019.36		
Monthly Expenses			
Taxes, SS, Medicare, Retirement, Life Ins	\$380.53		
Health & Dental Insurance	\$463.64	Housing	
Mortgage	\$2,196.68	\$2,196.68	
Umbrella Insurance (USAA)	\$28.54	\$28.54	
HOA Dues	\$155.00	\$155.00	
Home Maintenance	\$204.55	\$204.55	
No Vehicle Driver Insurance (USAA)	\$32.04	\$2,584.77	
Metro (no car - 1 trip per week)	\$46.42	-	
IRS \$64,018.13 2010 tax assessment	\$525.60	Dec 1 Garnishment	
Veteran's Affairs	\$25.00		
Payday Loans	\$0.00		
Credit Cards	\$327.40		
Medical Bills	\$0.00		
Sons' Loans	\$0.00		
Other Debts (\$1200 & \$1500 loans & Roof Loan)	\$0.00		
Food for Family of 5	\$1,253.92		
Medical & Dental Expenses (copayments)	\$100.00		
Utilities	\$1,013.71		
Term Life Insurance	\$588.47		
Total Monthly Expenses	\$7,341.49		
Negative Monthly Cash Flow	-\$2,322.14	sons help with food & utilities	
Assets			
Townhouse (2020 Fairfax County Tax Value)	\$506,050.00	can't use equity because of	
Total Assets	\$506,050.00	504 bad credit and IRS tax lien	
Liabilities			
Government Debts	\$65,299.29		
Payday Loans	\$4,569.47		
Credit Card Debt	\$79,505.64		
Medical Bills	\$148,254.37		

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Debt Owed Sons	\$80,177.58		
School PLUS Loans	\$676,560.00	Penn State & Embry-Riddle+Pilot	
Other Debts	\$5,884.63	out of state tuition	
Past Due Utilities	\$0.00		
Mortgage	\$265,661.23		
Total Debts	\$1,325,912.21		
Negative Net Worth	-\$819,862.21		
Change In My Net Worth Says It All!			
7/4/05 Net Worth	\$636,232.88		
11/18/17 Net Worth	-\$819,862.21		
Difference Due To Employer Discrimination	-\$1,456,095.09		



COMMONWEALTH of VIRGINIA Virginia Employment Commission

B-MON-001

	Claimant Information
Mall Date:	06/13/2022

ID: 50757219 First Name: CHARLES Last Name: ADAMS Payment Method: Direct Deposit

Benefit Effective Date: 06/05/2022 Weekly Benefit Amount: 100.00 Number of Weeks: 12 Maximum Benefit Amount: 1,200.00 Benefit Year Ending Date: 06/03/2023

Did you know... you can retrieve this and other documents by going online at https://css.vec.virginia.gov/CSS and logging into your account? Creating an online account is simple, secure, and easy.

Statement of Wages and Potential Benefit Entitlement Unemployment Insurance

The Virginia Employment Commission (VEC) has calculated the weekly benefit amount (WBA) and maximum benefit amount (MBA) of the claim for unemployment benefits that you filed based on the base period wages and employer(s) in our records. The amounts listed below are the base period wages on file with the VEC that were used in calculation of your potential benefit:

ALTERNATE BASE PERIOD WAGES						
Employer Name	Employer Account	April 1, 2021 - June 30, 2021	July 1, 2021 - September 30, 2021		January 1, 2022 - March 31, 2022	Totals for Base Period April 1, 2021 - March 31, 2022
FAIRFAX COUNTY PUBLIC SCHOOLS	1890123	\$0.00	\$0.00	\$3,728.39	\$1,280.88	\$5,009.27
Total Wages		\$0.00	\$0.00	\$3,728.39	\$1,280.88	\$5,009.27

Decision by Deputy: VEC673

Call the VEC at 1-866-832-2363:

- If there are employers listed above for whom you did not work or for whom the wages are misreported. Failure to report
 an error in this information may result in an overpayment that you will be required to repay.
- If there are employers not listed above for whom you dld work during the base period or if wages are missing for an
 employer listed above. Be prepared to submit proof of the wages that are missing from this statement such as pay
 stubs or a W-2 tax form so that the VEC can re-evaluate your potential benefit entitlement. NOTE: Some earnings, by
 law, are not reportable to the VEC and cannot be used in the calculation of your potential benefit entitlement.

APPEAL RIGHTS

This decision becomes final unless a notice of appeal is filed by **07/13/2022.** The appeal must be in writing and should set forth the grounds upon which the appeal is sought. If an appeal is filed, you should continue to file your weekly claim each week.

Appeals should be filed through one of the following methods:				
Internet	Fax	Mail	In-Person	
www.vec.virginia.gov	(804) 786-8492	Virginia Employment Commission Attention: First Level Appeals P.O. Box 26441 Richmond, VA 23261-6441	At Any VEC Service Location	

Equal Opportunity Employer/Program Auxiliary Aids and Services Are Available Upon Request to Individuals with Disabilities Most services available at www.vec.virginia.gov 1-866-832-2363

VUIS-01-18-2022

B-MON-001



"DIA Not Recuesing Themselves For Conflict Of Interest Or Lack Of Impartiality Is Wrong And MDA's Adverse Actions Are All A Pretense For Employer Discrimination"

CERTIFICATE OF SERVICE

I CERTIFY THAT I SERVED A TRUE AND CORRECT COPY OF THE ATTACHED LETTER TO THE PARTIES IDENTIFIED BELOW BY US MAIL.

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That D Alan

Charles D. Adams 12994 Park Crescent Circle, Herndon, VA 20171 703-708-9077 melindaEadams@verizon.net Date: <u>08/04/23</u>

LOWER COURT

US Court of Appeals for the Federal Circuit 717 Madison Place, NW Washington, DC 20439 marksteiner@cafc.uscourts.gov