

Name Richard J. ...

Box No. P.O. #46224, Soledad, Calif.

Date October 29, 1965, 1965

I am not very familiar with law or court procedures and I am not certain if there is or is not an error or a miss in my motion contained herein. I received a law cause ruling from the Honorable Judge George R. Harris dated 27, 1965 upon my petition for writ of Habeas Corpus #44309 and the law is as follows.

I am poor and cannot afford to hire a lawyer and have no means to secure services of one.

The court gave November 8, 1965 as the date for the respondent to file a motion and November 16, 1965 as the date deadline for myself to file a motion (prior to)

and I would like to be appointed a counsel to act and represent me in this case otherwise I am completely unable to compete with the lawyers for counsel and am unable to litigate my action.

I do not know the court procedures in these matters and I am not sure if my motion is proper or if there is a deadline, ect. But not having any other way I drew up my request and hereby submit it.

I would like to know if it is possible for this to be appended to my original motion and a counsel appointed or if that is not possible for it to be presented to Judge Harris as soon as possible as a motion in direct connection to the original motion and essentially a part of same.

Normally if the normal 21-30 day period, usually applied to original motions I have sent in, is required, the purpose of the motion would be denied as I have only 18 days to either win my petition or lose it. (11-16-65)

This motion can be presented to Judge Harris as the interested party presiding over the action I would be most grateful and appreciative.

(over signed) Thank You Very Much