In the US District Court of California – Writ Habeas Corpus § 2241

|  |  |
| --- | --- |
| Todd Giffen,  Petitioner,  Vs.  USA, President Barack Obama, Secretary of Defense Chuck Hagel, US Department of Justice, US Attorney General Eric Holder Jr., Federal Bureau of Investigation, FBI Director James Comey, Director of National Intelligence James R. Clapper, US Secretary of Homeland Security Jeh Johnson, US Department of Homeland Security, US Department of Defense, US Department of the Army, US Department of the Navy, US Department of the Air Force, NSA Director Michael S. Rogers, National Security Agency, CIA Director John O. Brennan, Central Intelligence Agency, Defense Intelligence Agency, Defense Advanced Research Projects Agency, National Reconnaissance Office, National Geospatial-Intelligence Agency, Defense Advanced Research Projects Agency, Defense Logistics Agency, Missile Defense Agency, Defense Threat Reduction Agency, Pentagon Force Protection Agency, State of Oregon Attorney General Ellen Rosenblum, Oregon Governor John Kitzhaber, State of California Attorney General Kamala Harris, and California Governor Jerry Brown.  Respondents. | No.  Order appointing counsel |

Order appointing counsel

Mr. Todd Giffen is a petitioner proceeding informa pauperis on his Appeal of his Habeas Corpus under Section 2241. The court previously error’d by denying the motion for counsel by finding that Petitioner faced no loss of liberty in the case, and that there was no “interests of justice … at the present time“ to warrant appointment of counsel. In the current motion to appoint counsel and in the original Writ of Habeas Corpus petition and exhibits, Petitioner points out with evidence how he has lived with risk of daily death and loss of life and limb beyond repair, including murder attempts, torture, as inflicted by the Respondents/Defendants thus proving substantial deprivation of liberty and justice, and qualifying himself for counsel under 18 U.S. Code § 3006A (a)(1)(I) and 18 U.S. Code § 3006A (a)(2)(B).

The Petitioner also requested counsel to provide oversight of court functions to prevent the court from further violating or endangering the Petitioner or in acting deliberately or negligently against him.

It is so ordered, the petitioner be appointed attorney \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ immediately by the court pursuant to 18 U.S. Code § 3006A (a)(1)(I) and 18 U.S. Code § 3006A (a)(2)(B) to assist the Petitioner in regaining his liberty and to aid the court in pursuing justice and to assist in Petitioners petition and appeal.

DATED:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Judge s/\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_