

IN THE SUPREME
COURT OF THE UNITED STATES

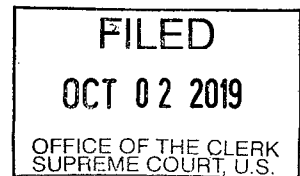
19-6315

JOHN DAVID STAHLMAN,
Petitioner,

v.

UNITED STATES OF AMERICA,
Respondent.

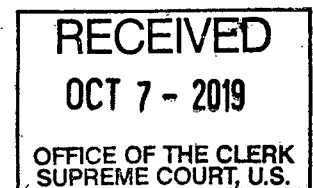
ORIGINAL



MOTION REQUESTING LEAVE TO
PROCEED IN FORMA PAUPERIS PURSUANT
TO SUPREME COURT RULE 39

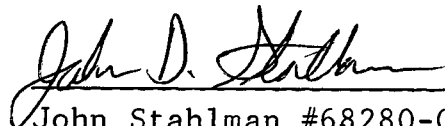
COMES NOW, the Petitioner, John Stahlman, a prisoner in a federal institution, pro se, and files his Motion Requesting Leave to Proceed In Forma Pauperis pursuant to Supreme Court Rule 39.

Petitioner is a layman of the law and asks this Court to construe his Motion liberally. Haines v. Kerner 404 U.S. 519 (1972).



The Petitioner respectfully requests this Court grant his request for leave to proceed in forma pauperis. He contends that he is not financially capable of paying the associated court fees and, at trial was appointed counsel presumably under 18 U.S.C. § 3006A(a)(1)(A), (H) and/or (I). (See the appended Order Appointing Federal Public Defender). He was, too, represented by the Federal Public Defender's office on direct appeal. He also contends that he has been incarcerated since January 30, 2017, without employment or other income.

Respectfully Submitted,


John Stahlman #68280-018
C-1, Federal Correctional
Complex - Medium
P.O. BOX 1032
Coleman, FL 33521

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

UNITED STATES OF AMERICA

v.

Case No. 6:17-mj-1074 DCI

JOHN DAVID STAHLMAN

AUSA: Emily Chang
Defense Attorney: Alisha Marie Scott

JUDGE:	DANIEL C. IRICK United States Magistrate Judge	DATE AND TIME:	January 30, 2017 3:15-4:52PM 1hr 37 minutes
DEPUTY CLERK:	Nativelis Rodriguez	REPORTER:	digital
INTERPRETER:	None	PRETRIAL/PROB:	Sonya Williams

CLERK'S MINUTES
INITIAL APPEARANCE (PC ARREST)

DEFENDANT TAKEN INTO FEDERAL CUSTODY TODAY

Case called, appearances made, procedural setting by the Court.
No issue as to competency.
Court summarizes the charge in the Complaint and advises defendant of his rights.
Government advises of the potential penalties.
Defendant requests court appointed counsel; Court appoints FPD; Order to enter.
Government seeks detention.
Special Agent Rod Hyre sworn for the government.
Cross examination.
Heidy Stahlman sworn for Defendant.
Cross examination.
Testimony concluded.
Court finds probable cause to believe offenses charged have been committed; Order to enter.
Court DENIES bond and defendant will remain in custody pending trial; Order to enter.
Court adjourned.

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

UNITED STATES OF AMERICA

v.

Case No. 6:17-mj-1074 DCI

JOHN DAVID STAHLMAN

ORDER APPOINTING
FEDERAL PUBLIC DEFENDER

Because the above named defendant has testified under oath or has otherwise satisfied this Court that he: (1) is unable to employ counsel, and (2) does not wish to waive counsel, and because the interests of justice so require, it is

ORDERED that the Federal Public Defender is appointed to represent the above named defendant in this case. The defendant may be required to contribute to the cost of this representation depending on circumstances to be determined at a later date.

DONE and ORDERED in Orlando, Florida on January 30, 2017.


DANIEL C. IRICK
UNITED STATES MAGISTRATE JUDGE

Copies furnished to:

Assistant U.S. Attorney
Federal Public Defender