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**IN THE SOVEREIGN LAND OF SEARCY COUNTY, ARKANSAS THE STATE,
THE UNITED STATES OF AMERICA, THE REPUBLIC, NON-FEDERAL AND NON-
CORPORATE AND NON-COMMERCIAL; AND UNDER ONLY THE "AMERICAN
FREE FLAG OF PEACE AND NOT THE MARITIME-ADMIRALTY FLAG OR
JURISDICTION**

Styled as:



**IN THE CIRCUIT COURT OF SEARCY COUNTY, ARKANSAS
FIRST DIVISION**

STATE OF ARKANSAS

PLAINTIFF

VS.

NO. CR 98-9

Jerry F. Kirk

Citizen

**MOTION FOR ORDER FOR FUNDS AND FOR
APPOINTMENT OF CO-ASSISTANCE OF COUNSEL**

Under threat, duress, coercion, of injury, loss of life, threat of and in fact a loss of right to pursue happiness and being forced to damage or break the 'LAW OF YAWH,' comes Jerry F. Kirk, a.k.a. Jerry Francis Kirk, not and non 'pro-se,' being a 'free-born' native, Florida, the State, Republic-citizen-white-adult-male,' and thus a 'Citizen-of-the-United States-of-America-the-Republic' with inhabitation and not 'residence' in Searcy County, Sovereign, Arkansas-the-State-Republic' and with the non-comparable, non-adequate, un-even 'playing field,' in violation of my 'United States of America-The Republic Constitutional Right(s)' the assistance of counsel, Stephen D. Ralph.

1. Citizen asserts his rights under the 2nd, 4th, 5th, 6th and 14th Amendments to the Constitution of the United States; Citizen knows that this Court is "acting in double jurisdiction" in error and without single jurisdiction over this cause; that no probable cause existed for the stop; that the substantive "criminal" laws of the State of Arkansas under which Citizen is charged have violated his inalienable rights, vows before YAWH, the Father in Heaven, violated YAWH'S LAW, violated his United States of America, the Republic thereof Constitutional Rights;

2. Citizen has been found unable to afford assistance of counsel;

3. Citizen expects that his defense will raise issues under the 2nd, 4th, 5th, 6th and 14th

Amendments and will necessitate considerable legal expense and expertise, including, but not limited to: legal library research, expert witnesses in the area of constitutional law and civil rights, and the distinction between "citizens" and "persons", "resident," and "non-resident," under the 14th Amendment, and the bulk of the U.S. Constitution.

4. Expertise and experience of assistance of counsel is limited in this area, and Citizen requires the assistance of experts in constitutional law and civil rights, and is entitled to assistance of counsel. Mrianda v. Arizona, 384 U.S. 436, 16 L.Ed. 2d 694, 86 S.Ct. 1602 (1966); Gideon v. Wainwright, 372 U.S. 335, 9 L.Ed. 2d 799, 83 S.Ct. 792 (1963).

5. Citizen is entitled to raise a defense based upon the issues raised under the 2nd, 4th, 5th, 6th and 14th Amendments.

6. Appropriation of funds are necessary to employ experts in constitutional law and civil rights.

7. Additional assistance of co-counsel is needed to research and prepare motions and case law needed to present a defense.

8. Additional funds are needed for copying expenses, travel expenses, phone expenses and all other costs related to a raising a defense.

WHEREFORE, Citizen requests that this Court order additional funds be made available to Citizen for the preparation of his defense, for the employ of experts necessary to advise and testify in this matter, for additional co-assistance of counsel to conduct necessary legal research and preparation of documents and motions, for additional expenses related to copying, travel, phone and other expenses, and for all appropriate relief.

* Have you the reader begun to notice that I do not 'pay' to the court'?

Jerry F. Kirk 5/20/98
T.D.C.
Jerry F. Kirk, Sui Juris 'under protest'
Calf Creek Township
Section 19, Township 14N, Range 17W
Searcy County, Arkansas
Non-Resident, Non-Domestic Delivery
c/o HC 75, Box 267
Witts Springs, Arkansas Republic
United States of America

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Assistance of Counsel
835 Faulkner
Conway, AR 72032
501 327-7404

Certificate of Service

Stephen D. Ralph, Assistance of Counsel, hereby certifies that a true and correct copy of the foregoing pleading has been deposited with the Office of the Prosecutor, Doug Daniel, Prosecutor, Searcy County Courthouse, Marshall, AR on this 20th day of May, 1998.



Stephen D. Ralph

