

1 UNITED STATES OF AMERICA)
2 STATE OF CALIFORNIA)
3 COUNTY OF MARIN)
4 -----)

SS: AFFIDAVIT OF VERIFICATION

5
6 I, Hector M. Cornillot, Jr., under the penalty of perjury,
7 depose and say:

8 That I am the petitioner named in the foregoing "Motion to
9 Dismiss" and "Petition for Appointment of Counsel"; that I have
10 prepared and read the foregoing subscribed by myself and that I
11 know the contents thereof; and that the same is true of my own
12 knowledge and belief, except as to the matters therein stated
13 to be alleged on information and belief, and as to those matters
14 he believes it to be true.

15
16 DATED: May 26, 1971 at San Quentin State Prison,
17 County of Marin, Tamal, California.

18
19 Respectfully submitted,

20
21 By Hector M. Cornillot
22 Hector M. Cornillot, Jr.,
23 Movant In Propria Persona and
24 In Forma Pauperis
25 P.O. Box B-25405
26 San Quentin State Prison
27 Tamal, California 94964
28
29
30
31
32

X

In AND FOR THE CRIMINAL COURT OF RECORDS
COUNTY OF DADE, STATE OF FLORIDA

JAN 4 1972
70-8883

Hector m. Cornillot Jr.)
MOVANT
VS.
STATE OF FLORIDA)
RESPONDANT

CASE NO. 40.580

SAD

- FILED -
JAN 7 1972
J. M. CRACKEN

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

DIRECTED TO THE HONORABLE HELLEN MORPHONIOUS

Comes now the movant, Hector m. Cornillot Jr.
And moves this honorable court to grant him leave
to proceed in forma pauperis with his motion to dismiss
which will be attached to this motion.

I, Hector m. Cornillot Jr. being first duly sworn
deposes and says that in support of my motion for leave
to proceed in forma pauperis, I state that because of
my incarceration in the California state prison, that I
have no property, nor assets real or personal nor have
I disposed of any property or assets in order to avoid the
cost of this application and proceedings, I believed,
I am entitled to redress.

MOVANT humbly prays that he be adjudged insolvent
for the purpose of this proceedings, and be allowed to pro-
ceed in forma pauperis

Respectfully Submitted
Hector m. Cornillot Jr.
MOVANT IN PROPIA PERSONA

subscribe and sworn to, by AND FOR ME THIS 4 day of Jan

1972.

Quinn W. Suddall

NOTARY PUBLIC, STATE OF FLORIDA AT LARGE
MY COMMISSION EXPIRES JAN. 13, 1974
BONDED THRU MAYNARD BONDING AGENCY

my commission expires

70-8883

H. Cornillot Jr.

1321 N.W. 13 St.

Miami, FLA.

1-11-72.

*mailed 1/14/72
name set 3/13/72
Baker J.*

J. P. Macraken.

Clerk, Criminal Court of Records.

DEAR SIR.

This is to ACKNOWLEDGE your MEMORANDUM DATED JANUARY 4, 1972 informing me that a hearing would have been held on JANUARY 10, 1972 (9. A.M.) on a "motion to Dismiss" filed by me, in PROPRIA PERSONA.

Obviously such hearing was NEVER held. Would you PLEASE ADVISE me of the DISPOSITION, IF ANY, on the ABOVE MENTION CAUSE.

Respectfully
Hector M. Cornillot

100 8945 X

Cornillot Jr.
1321 N.W. 13 St.
Miami, FLA.



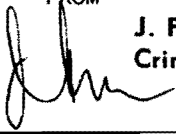
Hon: J. P. Macraken
Clerk, Criminal Court of Records
680 Metropolitan Justice bldg.
1351 N.W. 12 St
MIAMI, FLA.

TO THE HONORABLE RICHARD E. GERSTEIN
State Attorney of the Eleventh
Judicial Circuit of Florida

DATE April 19, 1972

FROM J. F. McCracken, Clerk
Criminal Court of Record

SUBJECT The State of Florida
vs. # 70-8883
Hector Cornillot Llano
Judge Morphonios



The attached were filed in this office this date and have been scheduled for a hearing on **May 1, 1972 (9:30 am)**

Please cause the same to be placed on the Court's calendar that date.

Attached: **Petition for Hearing on Motion to Dismiss**

cc: Public Defender
w/ cc of attachment
cc: Deft in Dade County Jail

J. Baker

DEPT. OF CORRECTIONS MAY 8 1972

J. Kaplan

R. Presnick

REPORTER *J. Santiago*

Demid

X

To Whom it may Concern PJ

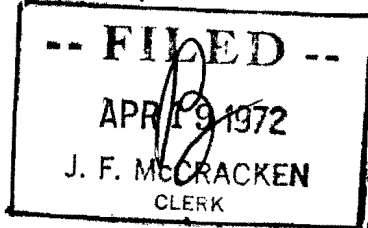
REF: Hector M. Cornillot

CASE No: 70-8883.

Petition for Hearing on Motion to Dismiss

57-72

9.31



I, Hector M. Cornillot, have been a PRISONER OF THE STATE OF Florida since Oct 13, 1971. AWAITING TRIAL AT Dade County Jail, Miami, FLA.

On or about Dec of 1971, I had^a full five minutes interview with a Mr: David Weed, who allegedly was to be my court appointed attorney. At this time I informed Mr Weed that I had, in Propra Persona, filed a motion for quick and speedy trial with the Supreme Court of Florida on Dec of 1970. That this motion had been denied, on Feb 18, 1971. In violation of my constitutional rights. And the fact that the Supreme Court had granted the motion on June 30, 1971, Ignoring my demand for redress thru a motion to Dismiss with no consequence since the violation of my constitutional rights was, to my humble understanding an irreversible error.

I, then after explaining this, requested that he, - Mr. Weed, - present the Court at Dade County with a motion to dismiss in my behalf.

I did not see or heard from Mr: Weed again!

On Jan 4, 1972, In view of the inactivity of both the state and pseudo defence attorneys I decided to file the motion to Dismiss in Propra Persona.

The motion was filed on JAN 4, 1972. AND
SCHEDULE TO BE HEARD ON JAN 10, 1972.

Yet, the motion was NEVER HEARD, INSTEAD I
WAS PUT ON THE COURT LIST ON JAN 11, 1972 SO THAT
A MR: MORGAN, ANOTHER ATTORNEY, COULD SPEAK TO ME

MR MORGAN, IN ANSWER TO MY QUESTION OF THE
REASON WHY MY MOTION HAD BEEN IGNORE SAID,

" IF I WERE YOU I LET IT ALONE AND WAIT
UNTILL THE 180 DAYS ARE OVER. IT IS THEN WHEN
THEY WILL HAVE TO SET YOU FREE!!

Well, I HAVE DONE WHAT MR: MORGAN SUGGESTED
AND THE 180 DAYS STIPULATED IN RULE 1.91 ~~B~~(B)(2) OF
THE FLORIDA'S RULE OF CRIMINAL PROCEDURE ARE
OVER.

PLEASE BE KIND ENOUGH AS TO PRESENT A
MOTION TO DISMISS IN MY BEHALF, OR ALLOW THE
ONE I HAVE PREVIOUSLY FILED, BE HEARD.

Sincerely
Hector M. Corniloff
1321 N.W. 13 St.
Miami, Fla.

In this County filed 4-17-1972

cc: OFFICE OF THE PUBLIC DEFENDER.

Mr: PAUL BAKER.

Hector Corniloff

Hector Cornillot
1321 N.W. 13th St.
Miami, Fla.

Dear Mr: McCracken:

This is a copy of a letter send by me
to the Public Defender of Dade County.

Please see that the hon: Paul Baker
see this copy:

thank you
Cullot

H. Cornillot
1321 N.W. 13th St.
MIAMI, FLA.



AIR MAIL

J. F. McCracken
CLERK, CRIMINAL COURT OF RECORDS
600 METROPOLITAN JUSTICE BLDG.
1351 N.W. 12 ST.
MIAMI, FLA. 33125.

70-8883
I have
CRIMINAL
COURT

H. Cornillot
1321 N.W. 13 St.
Miami, Fla.

5-7-72

Mr. Rosnick, Mr. Mechanic.

Attorneys at law
Public Defenders Office.

Gentlemen, I must, first,
thank you for your efforts to
help me, throughout the farse
staged on may 5, 1972 at Richard
Hottos's Courtroom, whenever you
could. A trial for which you
were not prepare and one you
were forced to participate by
the Court.

I am still shocked at
the unreality of what transpire
on that day!

However, the purposed of
this letter is to ask wether
your office will afford me
the opportunity to take the

"Polygraph test" for the purposes of the appeal.

I wish, before going to prison, to leave evidence in the effect that I am telling the truth when I claimed:

I did not detonate the explosive and was not around the area when it was placed. I did not confess to it voluntarily and never waived my rights. But was offered help to my cause from the American Government by one of its agents, in exchange for my cooperation.

It is important that we all be morally aware that I am telling the truth when I say that Mr. Castillo lie when he, under oath, said the confession was given voluntarily. When, in fact, it was

(1)

obtain through promises of help, for the Cuban Cause by his government - U.S.A.

When a government disavows the most fundamental of human rights, when its Courts, disacknowledge the rights, guaranteed its citizens, by the Constitution, the Agents of the highest police agencies be flagrantly. That, gentlemen, is Despotism!

There have never existed a government on earth who has governed, for long, under this circumstances without plunging the nation in a blood bath.

Your consciences will, always, conduct your actions in life. Mine will conduct

mine. If we hide from
this, it will destroy us! If
we face it, we have found
God!

Gentlemen, please look
hard around you, do
your duty, for the good
of your Nation and your
selves

I do mine!

God be with you

Victor M. Cornillot
cc: Mr. Rodnick, Mr. Meehoney
Victor M. Cornillot,
Hon. Richard Holtz
Governor of the State of the
att General for the State of the

H. Cornillot.
1321 N.W. 138th.
Miami, Fla.
33125-



~~Judge Huttoe
Circuit
Court~~

Hon: Richard Hattoe
c/o: J. F. McCracken
clerk, Criminal Court of Records
1351 N.W. 125th
Miami, Fla. 33125.

MEMORANDUM

CIRCUIT COURT
MIAMI, FLORIDA

FROM THE DESK OF
ARTHUR E. HUTTOE
CIRCUIT JUDGE

70-8883

Hi Bob:

Judge asks that this be filed in
the Court File.

Thanx!

Dale

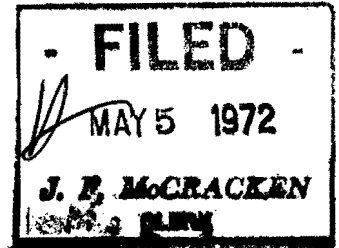
MAY 24 1972
U.S. DISTRICT COURT
MIAMI, FLORIDA

X

In and for the Criminal Court of Records.
County of Dade, State of Florida.

Hector M. Cornillot Jr.)
APPELLANT.
VS.
State of Florida)
APPELLE.

RE: Crim. Case No. 70-8883



Notice of Appeal.

Comes now the APPELLANT Hector M. Cornillot Jr, AND TAKES AND ENTERS this. his notice of APPEAL to the Third District Court of APPEALS Miami, Fla. To REVIEW THE ORDER AND JUDGEMENT of the Criminal Court of Records, County of Dade, State of Florida, enter in the Above style cause bearing date the ~~1st~~ ~~10th~~ day of ~~January~~ ~~1972~~ MAY 1972, summararily denying a motion to Dismiss pursuant to RULE 1.191 (b)(2) & (b)(3). of the Florida Rule of Criminal Procedure

Respectfully Submitted
Hector M. Cornillot Jr.
APPELLANT in Person

Subscribed and Sworn before and by me this 1st
day of May 1972

FILED AND RECORDED
IN CRIMINAL COURT OF RECORD
MINUTES AS INDICATED HEREON

J. F. McCracken, Clerk
ODRIS McVAY

By: _____
Deputy Clerk

(II)

BOOK 542 PAGE 495

Notary Public

my Commission Expires

Certificate of Service

I hereby certified that the ORIGINAL copy of this foregoing notice of Appeal and motion to proceed in forma pauperis^{is} being filed with the clerk of the Criminal Court of Records and that a true and correct copy is being sent to the Honorable William P. Carter Clerk of the Third District Court of Appeals by U.S. mail this ~~fourth~~ ^{15th} day of ~~January~~ ^{May} 1972.

by Hector Cornillet
Appellant in Pro-se.

Subscribed and sworn to by and before me, this 15th
day of MAY 1972.

Notary Public

my commission expires

John,

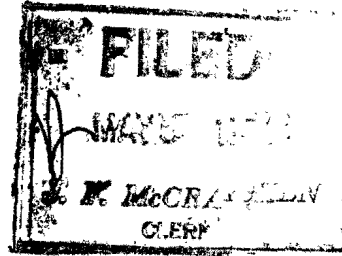
This one is in Baker's
Div. Has P.D. - Gntd.

7/8/71 - Do you
want to file?

In and for the Criminal Court of Records
County of Dade, State of Florida

Hector M. Cornillot Jr.)
Appellant
vs.
State of Florida
Appellee

RE: CRIM: CASE NO. 70-8883



Assignment of ERROS

Comes now the Appellant, Hector M. Cornillot and respectfully files this his Assignment of ERROS intended to be relied upon in the District Court of Appeals of Florida, Third District for the reversal of the judgement enter upon a motion to Dismiss in the above style cause.

(I) That the lower court error in denying a motion to Dismiss filed in the above style cause where Appellant was denied the right to a fast and speedy trial in violation of rights guaranteed him by way of the sixth and fourteenth Amenmant of the Constitution of the United States and section eleven of the Constitution of the State of Florida. When Appellant first made his demand for a fast and speedy trial by way of petition for writ of Mandamus over a year ago in compliance with rule 1.191 §(B)(2) & §(B)(3) of the Florida Rule of Criminal Procedure and the state of Florida, having failed to comply with this rule ^(as) specified in section (B)(3) and (B)(2), this case is now subject to dismissal and Appellant shouldn't be forced to stand trial in violation of his Constitutional rights.

(I)

X

Respectfully Submitted

Arthur M. Corriellot
Appellant in Pro-se.

Subscribed and sworn to, by and before me this
_____ day of _____, 1972

NOTARY Public

my Commission Expires

CERTIFICATE OF SERVICE

I, hereby certified that the original copy of this foregoing assignments of errors is being filed with the clerk of the Criminal Court of Records, County of Dade, State of Florida and that a true and correct copy is being sent by U.S. mail to the honorable William P. Carter Clerk of District Court of Appeals, Third District, Miami, Fla. this ~~10th~~ ^{11th} day of ~~January~~ MAY, 1972

by Hector M. Cornillet
Appellant in Pro. Se

Subscribed and sworn to, by and before me this _____ day of _____, 1972

Notary Public

my commission expires

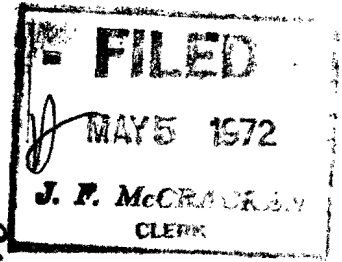
In And for the Criminal Court of Records
County of Dade, State of Florida.

Hector M. Cornillot Jr.)
Appellant

vs.

State of Florida
Appellee

RE: CRIM. CASE No. 70-8883.



Direction to the Clerk

To the honorable J. F. MacraKen, Clerk of the Criminal Court of Records.

Comes the Appellant, Hector M. Cornillot Jr. and respectfully files this, his direction to the clerk to make up the transcripts of records of the hearing held on the ~~27th~~ day of ~~January~~ ^{MAY}, 1972. In reference to a motion to Dismiss and recite to and insert in said records the following.

(I) Recite the information filed in the above style case and insert the same in full.

(II) Recite the Governor's warrant of the rendition for the return of Appellant to the state of Florida from the state of California and insert same in full.

(III) Recite the extradition agreement between the state of Florida and the state of California which is base upon an executive agreement and insert same in full.

(IV) Recite each and every information and record pertaining to the extradition of the Appellant from the state of California to the state of Florida and insert same in full.

(V) Recite the filing of the motion to Dismiss including exhibits A, B, C, and the order enter thereon and insert same in full.

(I)

- (VI) Recite the transcripts of the hearing held on the motion to Dismiss including the minute book and page number and insert same in full.
- (VII) Recite the Notice of Appeal filed in the above style case and insert same in full.
- (VIII) Recite the filing of the direction to the clerk and insert the same in full.
- (IX) Recite the filing of the designation to the Court Reporter and insert same in full.
- (X) Recite the filing of the assignments of errors in the above style case and insert the same in full.
- (XI) Recite the arraignment the entry of any Plead in the above style case and insert same in full including the minute book and page number
- (XII) Attached to the transcripts your official seal in certification

Respectfully Submitted

Nathan M. Carnillat Jr.
APPELLANT in Pro-SE

Subscribed and sworn by, to and before me this 1st
day of MAY 1972.

Notary Public

my commission expires

(11)

CERTIFICATE OF SERVICE

I, hereby certified that the ORIGINAL COPY of this FOREGOING direction to the CLERK is being filed with the CLERK of the CRIMINAL COURT OF RECORDS County of Dade, State of Florida this ~~21st~~ ^{MAY} day of ~~1972~~ 1972.

AND THAT A TRUE AND CORRECT COPY is being sent to the HONORABLE WILLIAM P. CARTER CLERK OF THE Third District Court of Appeals this same date.

by Victor M. Cornillot Jr.
APPELLANT in Pro-se

Subscribed and Sworn by, to and before me
this _____ day of _____ 1972

Notary Public

My Commission Expires

RULE 3

JUDGE MORPHONIOS

No Envelope

In the Circuit Court
In and for the County of Dade

Hector Cornillot Llano
Petitioner

vs.
State of Florida
Defendant

Case # 70-8883

Motion to vacate, set
aside or correct sentence,
hearing; appeal.

FILED
77 JAN 27 1966
RICHLAND COUNTY
CLERK OF SUPERIOR
COURTS
DADE COUNTY
FLORIDA

Jurisdiction

Jurisdiction founded on the existence of violations of the federal and State constitutions and laws. The action arises under rule 3.850 of the Florida rules of criminal procedure.

Petition

1. Petitioner is a layman, not trained in the law. Petitioner prays that this Honorable Court will not deny this request for redress, based, solely on defect of former style of motion.
2. Petitioner prays that this Honorable Court, grants petitioner a hearing on this matter. hearing, at which petitioner be allowed to testify in his own behalf and subpoena witnesses that may corroborate petitioner's claims.
3. Petitioner is indigent and cannot afford a lawyer. petitioner prays that a court appointed attorney be provided to represent him at the hearing.
4. Petitioner further prays, that this honorable court allows petitioner to be present at the time of the hearing.

Statement of Claim

This motion is presented, seeking redress from flagrant violations of constitutional rights and violations of the United States and Florida laws.

Violations that occurred during petitioner's trial in Dade County on May 5, 1972. to wit:

A. - Violation of speedy trial right

B. - Denial of right to counsel.

Statement of Facts

Violation of speedy trial right:

Petitioner was first informed of the Florida warrant against him, while petitioner was serving a five year term in a California prison. Sentence that stemmed from petitioner's involvement in a wave of political bombings that occurred in the year of '68. Involvement which also spawned Florida's delayed accusations and warrant.

Immediately upon knowledge of said warrant, petitioner submitted, in pro-per, a motion for speedy trial to the Florida courts. Six months after which, petitioner filed a motion to "Dismiss" this charges, since Florida had given no indications of wanting to pursue the matter. In addition, petitioner commenced proceedings in the Superior Court of California in the county of Marin, in order to make the State of Florida dismiss their charges and prevent extradition.

Nevertheless, and in spite of the fact that petitioner was awaiting for a "legal decision" to his request, regarding the legality of Florida's proceedings, petitioner was "Kidnapped" by two Dade County Police officers and brought to the Dade County Jail.

Upon arrival in Dade County, petitioner filed, once again, a motion for speedy trial. This time from Dade County Jail, where he had been lodged. And again in pro-per. As before, the State of Florida disregarded the petition. Six months after, petitioner filed a motion to dismiss. petitioner's

motion were ignored and denied respectively; In spite that over one year had transpired since the date that the information had been filed against petitioner, two motions for speedy trial had been filed by him, and two motions to dismiss.

In all of the time that petitioner spent in the Dade County Jail (over six months) petitioner spoke briefly with two alleged court appointed attorneys. These interviews took place in the "bull-pen" of the courts. In both occasions petitioner explained to the attorneys (A Mr. Weed and Mr. Morgan) of his motions in pro-pee, the circumstances of the extradition, and asked them for help. Petitioner never saw any of these two gentlemen again, and neither of these attorneys was ever present in court with petitioner. Although petitioner argued his motion to dismiss before Judge Baker.

Over one year elapsed from the moment that petitioner presented his first motion for speedy trial and the trial day. The State failed to afford petitioner the right to speedy trial guaranteed him by the US. constitution, the Florida constitutions, and the laws of the State of Florida.

Denial of Right to Counsel

Petitioner, abandoned to his own means, attacked the state charges as best he could through legal and proper motions. As stated supra, he was never given the right to counsel before the trial. a time in which the pretrial motions are all important and necessary. During the trial, right to counsel was equally denied.

On May 5, 1972 petitioner was brought to trial. in the courtroom, for the first time ever, petitioner met two attorneys who claimed,

too, to be his court appointed lawyers. One attorney was named Mr. Mechanic.

Both attorneys admitted to the Judge, in open court "that they were not ready for trial" that "they had received the 'paper' work on the case only the day before" and that they "had never seen the defendant before." To these allegations from the defence the presiding Judge stated that: "your office has had this case for over a year now, and this case is going to trial today" and indeed it did, with the Judge selecting the jury and over the protest of the defendant and counsel.

Petitioner was never represented by counsel at any stages of the proceedings. The trial was carried out and concluded over the protest of the defendant.

Points in support of motion
right by counsel.

Bryant v. State App. 1975, 307 So 2d 921

Alonso v. State App. 1975, 319 So 2d 49

McCree v. State App. 1975, 313 So 2d 429

Closing Argument

Petitioner prays that in addition to the points of law, facts, and claims stated supra, this honorable court give some consideration to the fact that petitioner is not Guilty of the crime for which we was convicted, and is now in a position to produce witnesses to substantiate this allegations, if the opportunity to do so were afforded to him.

Petitioner's claim of innocence are clearly recorded in the official transcript of the trial (see closing argument) and in several opportunities petitioner requested that a polygraph test

be administer to him in order to morally substantiate his allegations of innocence as charged. petitioner was never tested.

However, on December 28, 1976 the opportunity to be tested was given to petitioner by the office of the Public Defender in West Palm Bch. the result of this test should leave no "moral doubt" that petitioner is indeed, not guilty as charged. that in fact, petitioner was convicted not only illegally and unconstitutional, but unjustly as well.

For eight years (consecutive) petitioner has been a prisoner. Five of these years petitioner has been held unjustly and illegally.

Petitioner prays that he be given the opportunity now to seek justice through this motion before you.

Hector Cornillot Lloro
in Pro-Per

Subscribed and sworn before
me this 17th day of January 1977

Verification

Harold R. Sims
(Notary) MY COMMISSION EXPIRES AUG. 21, 1977
BONDED THRU GENERAL INS. UNDERWRITERS

I, Hector Cornillot Lloro, being dully sworn, under oath, says; that he is the petitioner in this action and knows the content of the above complaint, to be true to the best of his knowledge.

Hector Cornillot Lloro

In the Circuit Court
In and for the County of Dade

Hector Cornillot Llano }
Petitioner

vs.
State of Florida }
Defendant

Case # 70-8883

Motion to Proceed in Forma Pauperis

I, Hector Cornillot Llano, being duly sworn
deposes and says that:

I am the petitioner in the above mentioned
case; that in support of my motion to proceed
in forma pauperis, without being required to
pre-pay fees, costs, or give security there of;

I state that because of my indigency I am
unable to pay any costs of said proceedings.

I understand that a false statement in this
affidavit will subject me to penalty for perjury.

Hector Cornillot Llano

Subscribed and sworn before me
this 17th day of January 1977

Harold & Sons
Notary Public



RICHARD L. JORANDBY
Public Defender

STATE OF FLORIDA
Office of the Public Defender
FIFTEENTH JUDICIAL CIRCUIT

10th Floor Comeau Building
319 Clematis Street
West Palm Beach, Florida 33401

Telephone: (305) 837-2100

January 26, 1977

Judge Alan R. Schwartz
Circuit Judge
Room 432
Metro Justice Building
1351 N.W. 12th Street
Miami, Florida 33125

Dear Judge Schwartz:

Enclosed is a copy of a pro se motion filed pursuant to Rule 3.850 FRCrP. The original has just been filed. This office presently represents the Defendant in unrelated matters in Palm Beach County. In accord with my client's request, I am forwarding a copy of the motion to you for consideration as to whether: 1. counsel need be appointed in Miami and, 2. whether the movant is entitled to an evidentiary hearing.

We took the liberty of verifying the allegations made in the motion and they do appear, although inarticulately stated, in our opinion, to have merit.

On behalf of my client, thank you for your time and consideration in this matter.

Sincerely,

A handwritten signature in cursive script, appearing to read "Elliot Brooks".

ELLIOT BROOKS
Assistant Public Defender

EB:sj
encl.

RICHARD L. JORANDBY
CLERK, CIRCUIT & COUNTY
DADE COUNTY, FLA.
03
JAN 28 PM 3 01

TO THE HONORABLE RICHARD E. GERSTEIN
State Attorney of the Eleventh
Judicial Circuit of Florida

DATE January 27, 1977

FROM RICHARD P. BRINKER, Clerk
Circuit Court

SUBJECT The State of Florida
vs. # 70-8883
Hector Cornillot Llano

Judge ELLEN J. MORPHONIOS

The attached were filed in this office this date and have been scheduled for a
hearing on February 15, 1977

Please cause the same to be placed on the Court's calendar that date.

Attached: MOTION TO VACATE JUDGMENT AND SENTENCE (TRIP 3)

cc: Public Defender
w/ cc of attachment

Calendar

MAR 3 0 1977

See yellow sheet

Grant

~~3-29-77 repl~~
2-23-77