

1 CHARLES MANSON
2 BK# 273-893
3 44 1/2 Bauchat Street
Los Angeles, CA
90012

4 Atty: In Propria Persona

5
6
7
8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 FOR THE COUNTY OF LOS ANGELES
10 DEPARTMENT 100

11
12 PEOPLE OF THE STATE OF CALIFORNIA) NO. A 253156
13 Plaintiffs,)
14 vs.) NOTICE OF MOTION TO ASSOC-
15 CHARLES MANSON, ET AL.,) IATE COUNSEL AND COUNSELERS
16 Defendants,) OF RECORD AND DECLARATION
17) AND POINTS AND AUTHORITIES

18 TO THE HONORABLE GEORGE DELL, JUDGE OF THE SUPERIOR COURT OF THE STATE OF
19 CALIFORNIA FOR THE COUNTY OF LOS ANGELES:


20 Now comes defendant, CHARLES MANSON and constitutionally moves, how in
21 person and in writing to substitute in the place and steadfast of himself,
22 alone as his attorney of records in this matter and matters . . . Charles
23 Manson and his chosen in his behalf . . . defending life and liberty . . .
24 *NOVERINT UNIVERSI PER PRAESENTES* (know all men by these presents) (x) *FELO*
25 *DE SE* (x) a felon of himself a suicide or murderer of himself) EARLIE B.
26 NASH; #175-854, JAMES MOOREHEAD; #954-238, DONALD GEORGE AUSTIN; 899-270,
27 EARNEST TOWNES; #328-243, JOHN LOUIS COLLIER JR.; #266-801, and ERNEST
28 SHEPARD the III; #885-495, AS ORDO: LAT. (that rule which monks were
29 obligated to observe. Ordert Regular Successions Arronder of a court) and
30 in his behalf, for said defendant CHARLES MANSON... fellow servant.. (one
31 who serves and is controlled by the same master). And further moves that
32 said EARLIE B. NASH, JAMES MOOREHEAD, DONALD GEORGE AUSTIN, EARNEST TOWNES,

1 JOHN LOUIS COLLIER Jr. and ERNEST SHEPARD the III, Now giving due and adequate
2 Notice of Petition for Writ of Habeas Corpus to constitutionally argue facts
3 of the aforesaid Notice and Motion to associate counsel and counselors on
4 records and declaration and Points and Authorities... on behalf of said...
5 defendant CHARLES MANSON, ET AL.

6 This Motion is based on the files, papers and proceedings herein (in-
7 cluding, but not limited to the declaration of CHARLES MANSON filed herein
8 December 24, 1969), the foregoing declaration of CHARLES MANSON filed herein,
9 together with such other document and evidence as may be introduced at the
10 hearing these matters.

11
12 DATED: this 14th day of January, 1970.

13
14 Respectfully submitted,

15
16 
17 ~~CHARLES MANSON SIN PROPRIA PERSONA~~

18
19
20
21
22
23
24
25
26
27
28
29
30
31
32

1 STATE OF CALIFORNIA)
2 COUNTY OF LOS ANGELES) ss. 2015.5 CODE OF CIVIL PROCEDURE & PENAL
3 SECTION CODE 118.

4 CHARLES MANSON says: 61

5 In the interest of Justills.

6 I first incorporate and emphasise here what I said in my affidavit filed
7 in this case on December 22, 1969.

8 It is terribly important that I be permitted to exercise my Federal and
9 State Constitutional Rights here and Now, acting in Propria Persona as my
10 own Attorney. And have also as my Chosen Counselers, and in my behalf on Habeas
11 Corpus, Now on records EARLIE B. NASH; JAMES MOOREHEAD, EARNEST TOWNES,
12 DONALD GEORGE AUSTIN; JOHN LOUIS COLLIER Jr.; and ERNEST SHEPARD the III.

13 There are many matters relating to my cases which urgently need att-
14 ention; now, in that GOLITHA (THE PEOPLE OF THE STATE OF CALIFORNIA) has
15 the defendant out numbered in Legal assistance, and such action would not be
16 fair play... in the interest of Justills. Set forth to this Honorable Court,
17 once, and Now again, urging, the Honorable George M. Dell, to give me my
18 constitutional rights as Motioned for herein supra; my newly Chosen Coun-
19 selers in my behalf; also on Habeas Corpus in my behalf and defending Life
20 and Liberty for all, my Stand for Justills. This Application is being filed in
21 open Court Now with Notice, so that such an unfair and unconstitutional
22 deprivation of rights to Counsel can and will be called strongly to the
23 attention of you Your Honor and connected by the guide lines of standards of
24 judicial administration adopted effective November 20, 1964, which sets forth
25 canons on judicial ethics adopted by the conference of California Judges
26 PREAMBLE: The conference of California Judges, mindful that the character and
27 conduct of a Judge should never be objects of indifference, and that declared
28 ethical standards become habits of Life, deems it desirable to set forth its
29 views respecting those principles which should govern the personal practice
30 of members of the judiciary in the administration of their officers. The
31 Conference accordingly adopts the following Canons, as a proper guide and rem-
32 inder for Justices and Judges of courts of record in California, and as in

1 dicating what the people have a right to expect from them." pp. 176 and 177 of
2 McKinney's New California Digest, 1A Recompiled Rules of Court,

3 CANON 2 of the Canons of Judicial Ethics, states, "Courts exist to promote
4 justice, and thus to serve the public interest. Their administration should be
5 speedy and careful. Every Judge should at all times be alert in his rulings,
6 and in the conduct of the business of the court, so far as he can, to make it
7 useful for litigants and to the community. He should avoid unconsciously fall-
8 ing into the attitude of mind that the litigants are made for the courts, in-
9 stead of the courts for the litigants.

10 CANONS 3, states, "Constitutional Obligations: It is the duty of all justices
11 and judges of the courts of California to support and defend the Constitution
12 of the United States and the Constitution of California; in so doing, they
13 shall fearlessly observe and apply fundamental limitations and guarantees."

14 I never would have waived, and did not apply to be my own attorney with-
15 out any other attorney, or counsel; and I have never consented to such a
16 foolish arrangement, as alleged, when the California Constitution clearly
17 states that I, as a criminal defendant, being charged with a crime; and more-
18 so in the instant cases at Bar; charging the defendant with nine (9) counts
19 of being a felon.

20 That, I, CHARLES MANSON, may appear and defend in person and with 0...
21 counsel, as constitutionally urged of this Honorable Court in my earlier ..
22 motion, asked clearly for myself. To wit: That L.W. Steinberg, and Luke Mc-
23 Kissack to be my co attorneys.

24 I have said in my earlier affidavit, and I will say again that I cannot
25 and must not, in the interest of Justice, be required to handle these cases
26 alone, with my position clearly set forth to this Honorable Court.

27 I must have these aforesaid rights, as a matter of Law and Order.....
28 in full accord and harmony with ARTICLE 1, Section 1, of the Constitution..
29 of the State of California, which states in parts: "All Men are by NATURE
30 FREE and INDEPENDANT, and have certain INALIENABLE RIGHTS, among which are
31 those of enjoying and DEFENDING LIFE AND LIBERTY; acquiring and possessing,
32 and PROTECTING PROPERTY (spiritual, mental, and physical); and pursuing and
OBTAINING SAFETY and HAPPINESS...

1 I must have the right to a full defense in this Honorable Superior Court
2 of Law. I will have no portion of this right if I am forced to defend myself
3 without the Newly aforesaid Counsel and Counselers of Record, and on my be-
4 half on Habeas Corpus, in my behalf... as my advocates, and inter-pleadons,
5 for my position as a criminal DEFENDANT.

6 In my earlier affidavit for counsel (page 2, line 5) I made the state-
7 ment "REPRESENT TO HELP". I meant by this just what I said... HELP ... I
8 never waived my rights for some HELP... as to COUNSEL and COUNSELERS.....

9 So it shall be clear: I asked not only to be represented by counsel of
10 my own choice, but to also express, and exercise my first amendment RIGHT...
11 to have a VOICE ... MY Voice, in my defense..... I didn't mean that I
12 didn't want McKissack and Steinberg to be assistant lawyers of record, with:
13 me ... I don't Now... But I did ask... I did want them.. THEN... to conjoin
14 with me as counsel. But the court denied me my Constitutional RIGHTS to have
15 Mr. McKissack; and Mr. Steinberg's HELP... So I don't want them Now.....
16 I want the aforesaid EARLIE B. NASH, JAMES MOOREHEAD, EARNEST TOWNES,
17 DONALD GEORGE AUSTIN; JOHN LOUIS COLLIER Jr. and ERNEST SHEPARD the III, for
18 Counsel and Counselers, and on Habeas Corpus in my behalf on record for me:
19 alone, with myself...0...

20 ARTICLES OF INCORPORATION OF (X) FELO DE SE (X) a felon of himself a
21 suicide or murderer of himself) :

22 KNOW ALL MEN BY THESE PRESENTS:

23 That we the undersigned, have this voluntarily associated ourselves to-
24 gether for the aforesaid purpose and for forming a corporation under the LAWS
25 of the STATE OF CALIFORNIA, and we do HEREBY CERTIFY:

26 FIRST: The name of said corporation is FAMILY OF INFINITE SOUL, INC.

27 AND SECOND: The primary business in which said corporation is intended
28 to engage is: the aforesaid ACTION of CAUSE, and any and all other matters in
29 the interest of JUST-US ...0...

30 AND LAST: That the number of (X) FELO DE SE and directors of said
31 corporation shall be SEVEN (7). That the names and addresses of the persons
32 who are and do AFFIRM under the penalty of perjury, that the foregoing is true:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32

and correct to the best of our KNOWLEDGE ... EXCEPT ... as to those things set-forth on INDICTMENT (423464) are as follows:

NAMES

ADDRESSES

Charles Manson
CHARLES MANSON

441 BAUCHET STREET,
LOS ANGELES, CALIFORNIA,
90012

Earlie B. Nash
EARLIE B. NASH (S-10712)

ALL ARE AS ADDRESS AS ABOVE

James Moorehead
JAMES MOOREHEAD

64

Donald B. Austin
DONALD GEORGE AUSTIN

Earnest Townes
EARNEST TOWNES

John Louis Collier Jr.
JOHN LOUIS COLLIER JR.

Ernest Shepard III
ERNEST SHEPARD the III (LIE-KING)
