-JMA Vicario v. Unknown Doc. 2

1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 SOUTHERN DISTRICT OF CALIFORNIA 10 11 ALFRED VICARIO, 10cv1752-JLS (JMA) Civil No. 12 Petitioner. **ORDER:** 13 (1) DENYING MOTION FOR VS. APPOINTMENT OF COUNSEL; 14 UNKNOWN, 15 (2) DISMISSING CASE WITHOUT **PREJUDICE** 16 Respondent. 17 18 Petitioner, a state prisoner proceeding pro se, has submitted a document titled "Motion 19 for Appointment of Counsel for State Habeas Proceedings," which has been docketed as a 20 Petition for a Writ of Habeas Corpus under 28 U.S.C. § 2254. 21 Petitioner has not filed a Petition for a writ of habeas corpus in this action. Therefore, 22 unless Petitioner is a capital prisoner, he has not initiated habeas proceedings in this Court. 23 Calderon (Nicolaus) v. United States District Court, 98 F.3d 1102, 1107 n. 3 (9th Cir. 1996) 24 ("Unlike non-capital prisoner who initiate habeas proceedings by filing a petition for a writ of 25 habeas corpus, capital prisoners commence federal habeas proceedings by filing a request for 26 appointment of counsel."); McFarland v. Scott, 512 U.S. 849 (1994). 27 Petitioner does not contend that he is a capital prisoner, that is, a prisoner under sentence

K:\COMMONEVERYONE\ EHLE-PROSEIEG|\(0ex\)752-Den\(0ex\)Dismiss.wpd.\(826\)10 -1- 10cV\1752

of death, and there is nothing in the documents he has submitted which indicates that he is a

28

capital prisoner. If Petitioner wishes to proceed with a habeas action in this Court he must (as is the case with all non-capital prisoners) file a petition for a writ of habeas corpus, which will be given a separate civil case number. However, if Petitioner is in fact a capital prisoner, he may request the Court to re-open this action in order to permit him to file a Petition under the civil case number assigned to this action.

Petitioner's Motion for Appointment of Counsel is **DENIED** without prejudice to Petitioner to renew his motion if he initiates habeas proceedings in this Court.

CONCLUSION AND ORDER

This action is **DISMISSED** without prejudice because Petitioner has not filed a Petition and has therefore failed to initiate federal habeas proceedings in this action. The Motion for Appointment of Counsel is **DENIED** without prejudice. If Petitioner is a capital prisoner he may request to have this case reopened. The Clerk of Court shall send Petitioner a blank Southern District of California habeas petition form along with a copy of this Order.

IT IS SO ORDERED.

DATED: August 26, 2010

18

21

27

28