1		HONORABLE RICHARD A. JONES	
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7	UNITED STATES DISTRICT COURT		
8	WESTERN DISTRICT OF WASHINGTON		
9	AT SEATTLE		
10	JOSEPH R. KALAC,		
1	Dettitionen	CASE NO. C17-1090 RAJ	
12	Petitioner,	ORDER	
13	v. UNITED STATES OF AMERICA,		
14	Respondent.		
15			
16	This matter comes before the Court on Joseph Kalac's Motion to Appoint		
17	Counsel. Dkt. # 5. There is no constitutional right to counsel in a post-conviction § 2255		
18			
19	proceeding. Sanchez v. United States, 50 F.3d 1448, 1456 (9th Cir.1995). Under the		
20	Rules Governing § 2255 Proceedings for the United States District Courts, if a judge		
21	determines that an evidentiary hearing is warranted, "the judge must appoint an attorney		
22	for a moving party who qualifies to have counsel appointed under 18 U.S.C. § 3006A."		
23	See Rule 8(c). Without this determination, appointing counsel is purely a discretionary		
<u>.</u> ,	matter. See 18 U.S.C. § 3006A(a)(2)(B) (stating that a federal court "may" appoint		

The Court does not find an evidentiary hearing necessary. If circumstances

change such that the Court finds an evidentiary hearing necessary, then the Court will

counsel if "the interests of justice so require[.]").

1	appoint counsel for petitioner. The Court finds no other compelling justification for		
2	2 appointing counsel at this time.		
3	3 Dated this 19th day of September, 2017.		
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7		rable Richard A. Jones ates District Judge	
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