

C H A P T E R T W O
WHAT IS A PARA-LEGAL?

I'm not even sure this a correct title. The PARA-LEGAL denotes an unfinished profession, or vocation, or maybe even a hobby. It is safe to assume as of this date, the profession has not been properly named. We can further assume the name will conflict with another concept being taught by Universities and colleges, which they call PARA-LEGAL. This PARA-LEGAL which appears to have credible as a course, is restricted in duties by the fact, "it is to assist the original profession" which is the licensed attorney.

This Essay is about a PARA-LEGAL who does not assist the original profession, but disqualifies the original profession because it violates the 6th. Amendment right of the accused to legal representation/^{from} the United States Constitution. The violation by the attorney, will not be ineffective or incompetent legal representation but no trial can have two(2) Prosecutors, prosecuting the same accused who has no legal representation.

If your Defense Attorney must collabrate with the prosecutor to help get you convicted and this Defense Attorney is acting neither in a ineffective or incompetent manner, but under instructions of the court, then it is the instructions of the court that help fulfill the provisions of SMITH v. BOUND, _____ U.S. _____ (1977), where, "when there can be found to be no adequate or effective public defender at Prison".

The only change here would be- instead of prisons, we would say the court, because there would be found to be no adequate or effective public defender at this trial because of the Court-order issued by the court under Title 18 USC. 6001-5 or comparable State Statute. Under GEIDEON v. WAINWRIGHT, _____ U.S. _____, it states:"or, a para legal assistance"

Legal assistance is a necessary ingredient of Due Process under the 5th. Amendment and Equal protection of the law under the 14th, Amendment can

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