

the beginning of their trial when consultation through-going investigation and preparation are vitally important.' see Powell v. Alabama, 287 US 4557 (1932).

The right to counsel is the right to effective assistance of counsel, which is guaranteed by the sixth amendment of the United States Constitution. see Strickland v. Washington, 466 US 668 (1984).

After trial, numerous people tried to get discovery from Giancola Law Office but Rory still insisted the judge still had a court order stating Petitioner could not see discovery see EXHIBITS J and N. Petitioner called and left numerous messages trying to see the court order and sent a certified letter demanding to see the court order. With no response.

Petitioner also wrote to the court asking to see the order and have it lifted so he could finally go through discovery and preserve any issues on his direct appeal. The court responded and said there is no such order and they have no idea what Giancola Law Office were talking about see EXHIBIT G.

As Petitioner was trying to get discovery from Giancola Law Office, the Minnesota Supreme Court heard oral arguments on the issues raised. Also, around that time, Jeff Abrahamson was receiving some discovery from Becker County. From the civil case that was mentioned in Ground E.

While Jeff was going through discovery, he uncovered evidence that some testimony of the states key witness was falsified, along with the other issues mentioned in Ground E. Petitioner asked Jeff to get him the discovery that was turned over to Sprenger & Lang. Because Jeff had talked to Rory earlier and was told that a judge made a court order stating Petitioner could not see discovery, Jeff said he would have to check into the matter more before letting Petitioner see discovery.

Petitioner sent Jeff a letter from the court stating there was no such order. It was then cleared for Petitioner to see the discovery. When Jeff got the discovery it came on paper as well as DVD. Petitioner received a couple of reports on paper, due to the prisons policy on the amount of paper an inmate can have. The option of getting discovery on paper was impossible.