The P	eople of the State of New York,	
Respondent, against		Certification of Continued Eligibility For Poor Person Relief and Assignment of Counsel on Appeal Pursuant to CPL § 380.55(2)  Ind/SCI No
	, an attorney dul	y admitted to practice law in the State of New
York,		-
	and not a party to the above-entitled action, a	affirms the following to be true under penalty
		affirms the following to be true under penalty
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be	affirms the following to be true under penalty lieves them to be true:
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be	affirms the following to be true under penalty lieves them to be true:  above-referenced criminal action, pursuant to
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be  I was assigned to represent defendant in the	affirms the following to be true under penalty lieves them to be true:  above-referenced criminal action, pursuant to
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be  I was assigned to represent defendant in the	affirms the following to be true under penalty lieves them to be true: above-referenced criminal action, pursuant to e/County Court, in the County of
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be I was assigned to represent defendant in the Section 722 of the County Law, in Supreme A notice of appeal was timely filed and serve	affirms the following to be true under penalty lieves them to be true: above-referenced criminal action, pursuant to e/County Court, in the County of
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be I was assigned to represent defendant in the Section 722 of the County Law, in Supreme A notice of appeal was timely filed and serve	affirms the following to be true under penalty lieves them to be true:  above-referenced criminal action, pursuant to e/County Court, in the County of  yed on the District Attorney from a nce/order) dated A
of per	and not a party to the above-entitled action, a jury, or if made on information and belief, be  I was assigned to represent defendant in the Section 722 of the County Law, in Supreme  A notice of appeal was timely filed and serve (insert judgment/senter copy of the notice of appeal is attached here	affirms the following to be true under penalty dieves them to be true:  above-referenced criminal action, pursuant to e/County Court, in the County of  yed on the District Attorney from a nec/order) dated A eto.
1. 2.	and not a party to the above-entitled action, a jury, or if made on information and belief, be  I was assigned to represent defendant in the Section 722 of the County Law, in Supreme  A notice of appeal was timely filed and serve (insert judgment/senter copy of the notice of appeal is attached here	affirms the following to be true under penalty dieves them to be true:  above-referenced criminal action, pursuant to e/County Court, in the County of  yed on the District Attorney from a nec/order) dated A eto.  attinues to be indigent and eligible for poor

Wherefore, it is respectfully requested that the Court issue an order assigning counsel on		
appeal and grant such other relief the Court deems just and proper.		
Dated:		
	Attorney's Signature	
	Printed Name	
	Address	
	Telephone No.	
	Email Address	

5. A copy of this certification has been served upon the District Attorney and provided to

defendant.