

In view of the severe medical problem which you are facing, and in view of the fact that apparently the Bureau of Prisons is neglecting to provide you with the medical care which you so desperately need, we are happy to assist your attorney in pursuing a court order that the Bureau of Prisons provide you with proper medical care or, if the prison authorities fail to comply with the court order, a medical furlough so that you can receive private medical treatment "on the street" from you own physician. Basically there are two ways in which a federal prison inmate can obtain medical treatment and NLPA would be happy to assist your attorney in the pursuit of both of those avenues which are:

1. Administrative Application For Medical Furlough - Pursuant to Bureau of Prisons Program Statement 5280.4, the Attorney General of the United States has delegated the authority to grant furloughs under Title 18 United States Code Section 4082(c) to the Director, Bureau of Prisons (28CFR0.96)d. Title 18 USC 4082 applies to inmates whose offenses occurred before November 1, 1987. For inmates whose offenses occurred on or after November 1, 1987 the statutory authority for furloughs is found in Title 18 USC Section 3662 of the Comprehensive Crime Control Act. The authority to approve furloughs in Bureau of Prisons institutions is delegated to the Warden or the Acting Warden. Pursuant to BOP Program Statement 5280.4 the Warden may approve a furlough for purposes of obtaining necessary medical, surgical, psychiatric or dental treatment not otherwise available.

If you desire to have NLPA assist your counsel in the research and preparation of such a memorandum, our fee would be \$3,000.00

2. Court Ordered Medical Treatment -

- (a) Court Ordered Medical Treatment - if the BOP either fails or refuses efforts administratively to receive proper medical care, the next step is to have counsel file a motion in court asking the court to order the prison to provide you with proper medical care.
- (b) Motion for Medical Furlough - If the prison fails to comply with the court's order to provide you with medical care, it is possible to obtain a medical furlough as the result of the order of a federal court. This normally must be done, after an inmate has exhausted his administrative remedies and the Bureau of Prisons has decided to deny a furlough. However, in the case of a life threatening condition, it is possible to ask the court to permit you to bypass the administrative remedy process.

If you were to hire NLPA to assist your counsel in either of these steps, we would research and prepare a Motion for Medical Furlough to be filed by your counsel in federal court. In doing this, it is important to understand that we need to be able to document that you have attempted to exhaust every possible administrative remedy in your efforts to obtain proper medical treatment and,

therefore, it would be imperative that we have available copies of all documentation confirming not only your medical condition, but also the cop-outs and other written requests you have made to the Bureau of Prisons staff in your attempt to obtain proper medical treatment.

Fees:

With respect to fees, the costs would be as follows:

- A) Administrative Appeal for Medical Treatment /Furlough.....\$2,750.00
- B) Court Ordered Medical Treatment.....\$3,000.00
- C) Court Ordered Medical Furlough.....\$3,000.00

This, of course, would not include the cost for counsel to file and argue the motion on your behalf. *If you are in need of attorney representation, we are happy to refer you to experienced criminal defense attorneys who often work with NLPA and offer significantly reduced fees.*