

375 U. S.

January 6, 1964.

FAUDEL *v.* IOWA.

APPEAL FROM THE DISTRICT COURT OF SCOTT COUNTY, IOWA.

No. 123, Misc. Decided January 6, 1964.

Appeal dismissed and certiorari denied.

Appellant *pro se*.*Evan Hultman*, Attorney General of Iowa, for appellee.

PER CURIAM.

The appeal is dismissed for want of jurisdiction. Treating the papers whereon the appeal was taken as a petition for a writ of certiorari, certiorari is denied.

WATKINS *v.* BETO, CORRECTIONS
DIRECTOR, ET AL.ON PETITION FOR WRIT OF CERTIORARI TO THE COURT OF
CRIMINAL APPEALS OF TEXAS.

No. 417, Misc. Decided January 6, 1964.

Certiorari granted; judgment vacated; and case remanded.

Petitioner *pro se*.*Waggoner Carr*, Attorney General of Texas, and
Howard Fender, Gilbert J. Pena and Allo B. Crow, Jr.,
Assistant Attorneys General, for respondents.

PER CURIAM.

The motion for leave to proceed *in forma pauperis* and the petition for a writ of certiorari are granted. The judgment is vacated and the case is remanded to the Court of Criminal Appeals for consideration in light of *Douglas v. California*, 372 U. S. 353; *Draper v. Washington*, 372 U. S. 487.