Page 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Petition for Relief from a Conviction or Sentence By a Person in State Custody (Petition Under <u>28 U.S.C.</u> § <u>2254</u> for a Writ of Habeas Corpus)

INSTRUCTIONS

- 1. To use this form, you must be a person who is currently serving a sentence under a judgment against you in a state court. You are asking for relief from conviction of the sentence. This form is your petition for relief.
- 2. You may also use this form to challenge a state judgment that imposed a sentence to be served in the future, but you must fill in the name of the state where the judgment was entered. If you want to challenge a federal judgment that imposed a sentence to be served in the future, you should file a motion under 28 U.S.C. § 2255 in the federal court that entered the judgment.
- 3. Your habeas corpus petition must be filed within the 1-year statute of limitations time limit set forth in 28 U.S.C. § 2244(d)(1). (There are limited circumstances in which the petition may be amended, within the one-year time period, to add additional claims or facts, see Federal Rules of Civil Procedure 15; or amended after the one-year period expires, in order to clarify or amplify claims which were timely presented, see United States v. Thomas, 221 F. 3d 430 (3d Cir. 2000)).
- 4. Make sure the form is typed or neatly written.
- 5. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for perjury.
- 6. Answer all the questions. You do not need to cite law. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit a brief or argument, you must submit them in a separate memorandum.
- 7. You must pay a fee of \$5. If the fee is paid, your petition will be filed. If you cannot pay the fee, you may ask to proceed in forma pauperis (as a poor person). To do that, you must fill out an Application to Proceed in District Court without Prepaying Fees or Costs. Also, you must submit a certificate signed by an officer at the institution where you are confined showing the amount of money that the institution is holding for you.

- 8. In this petition, you may challenge the judgment entered by only one court. If you want to challenge a judgment entered by a different court (either in the same state or in different states), you must file a separate petition.
- 9. As required by 28 U.S.C. § 2254(b)(1), you must have exhausted all claims that you are making in your petition. This means that every claim must have been presented to each level of the state courts. If you file a petition that contains claims that are not exhausted, the federal court will dismiss your petition. 28 U.S.C. § 2254(b)(2) provides that the federal court may deny your petition on the merits even if you have not exhausted your remedies.
- 10. As required by 28 U.S.C. § 2244(b)(1), a federal court must dismiss any claim in a second or successive habeas corpus petition that was presented in a prior habeas corpus petition.
- 11. As required by 28 U.S.C. § 2244(b)(2), a federal court must dismiss any claim in a second or successive habeas corpus petition that was not presented in a prior habeas corpus petition unless you show:
 - (A) the claim relies on a new rule of constitutional law, made retroactive to cases on collateral review by the U.S. Supreme Court, that was previously unavailable; or
 - (B) (i) the factual predicate for the claim could not have been discovered previously through the exercise of due diligence, and (ii) the facts underlying the claim, if proven and viewed in light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that, but for constitutional error, no reasonable fact finder would have found you guilty of the offense in question.

Before such a second or successive petition may be filed in the district court, however, the petitioner must move in the court of appeals for an Order authorizing the district court to consider the petition. Petitioner's motion for such an Order must be determined by a three judge panel of the court of appeals, which must grant or deny the motion within 30 days. The court of appeals may grant the motion only if it determines that the petition makes a prima facie showing that it satisfies either (A) or (B) above.

12. When you have completed this form, send the original and **these instructions** to the Clerk of the United States District Court at this address:

Clerk United States District Court for the Eastern District of Pennsylvania 601 Market Street, Room 2609 Philadelphia, PA 19106

- 13. <u>CAUTION</u>: You must include in this petition all the grounds for relief from the conviction or sentence that you challenge and you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
- 14. <u>CAPITAL CASES</u>: If you are under a sentence of death, you are entitled to the assistance of counsel and should request the appointment of counsel.

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

τ	United States District Court	District: Eastern District of Pennsylvania
Name (un	der which you were convicted):	Docket or Case No.:
Place of C	Confinement:	Prisoner No.:
Petitioner you were conv	(Include the name underwhich you icted):	$\label{eq:Respondent} \textbf{Respondent} \ (\textbf{Name of Warden, Superintendent, Jailor, or authorized person having custody of petitioner):}$
	V	and The District Attorney of the County of:
		and
		The Attorney General of the State of:
1.	(a) Name and location of court that er	PETITION Itered the judgment of conviction you are challenging:
	(b) Criminal docket or case number (i	f you know):
2.	(a) Date of judgment of conviction (if	you know):
	(b) Date of sentencing:	
3.		
4.	•	ore than one count or of more than one crime? \square Yes \square No
5.	Identify all crimes of which you were o	convicted and sentenced in this case:

PAE AO 241 (Rev. 05/2018

6.	(a)	What was	s your plea? (Check o	one)	
		\Box (1)	Not Guilty	□ (3)	Nolo contendere (no contest)
		□ (2)	Guilty	□ (4)	Insanity plea
	(b)	-		_	and a not guilty plea to another count or charge, what t guilty to?
	(c)	If you we	ent to trial, what kind	of trial did you hav	ve? (Check one)
		□ Jury	□ Judge	only	
7.	Dic	l you testif	y at a pretrial hearing,	trial, or a post-tria	l hearing?
		☐ Yes	□ No		
8.	Dic	d you appea	al from the judgment o	of conviction?	
		☐ Yes	\square No		
9.	If y	ou did app	eal, answer the follow	ring:	
	(a)	Name of	court:		
	()				
	(g)	Did you s	seek further review by	a higher state cour	rt?
		\square Y	es 🗆 No		

10.

	If yes, answer the following:						
	(1) Name of court:						
	(2) Docket or case number (if you know):						
	(3) Result:						
	(4) Date of result (if you know):						
	(5) Citation to the case (if youknow):						
	(6) Grounds raised:						
(h)	Did you file a petition for certiorari in the United States Supreme Court?						
	☐ Yes ☐ No						
	If yes, answer the following:						
	(1) Docket or case number (if youknow):						
	(2) Result:						
	(3) Date of result (if youknow):						
	(3) Date of result (if youknow):						
(i)	(4) Citation to the case (if youknow):						
(i)	(4) Citation to the case (if youknow): Other than the direct appeals listed above, have you previously filed any other petitions, applications						
	(4) Citation to the case (if youknow): Other than the direct appeals listed above, have you previously filed any other petitions, application or motions concerning this judgment of conviction in any state court?						
If yo	(4) Citation to the case (if youknow):						
If yo	(4) Citation to the case (if youknow):						
If yo	(4) Citation to the case (if youknow):						
If yo	(4) Citation to the case (if youknow):						

(0)	Did you receive a hearing where evidence was given on your petition, application, or motion? \[\subseteq \text{Yes} \subseteq \text{No} \]
(7)	Result:
	Date of result (if you know):
If yo	ou filed any second petition, application, or motion, give the same information:
(1)	Name of court:
(2)	Docket or case number (if youknow):
(3)	Date of filing (if youknow):
(4)	Nature of the proceeding:
(5)	Grounds raised:
(6)	Did you receive a hearing where evidence was given on your petition, application, or motion?
	☐ Yes ☐ No
(7)	Depults
	Result:
(0)	Date of result (if you know):
If yo	ou filed any third petition, application, or motion, give the same information:
•	Name of court:
	Docket or case number (if youknow):
(2)	Date of filing (if youknow):
	Date of filing (if youknow):
(4)	Date of filing (if youknow):
(4)	Nature of the proceeding:
(4)	Nature of the proceeding:
(4)	Nature of the proceeding:
	(8) If you (1) (2) (3) (4) (5) (6) (7) (8) If you (1)

(7)	Re	esult:				
		ate of result (if you kno				
		u appeal to the highest	state cour	rt having juriso	liction over th	ne action taken on your petit
(1)	First petition:		Yes		No
(2)	Second petition:		Yes		No
(3)	Third petition:		Yes		No
	ou c	did not appeal to the hi	ghest state	e court having	jurisdiction,	explain why you did not:
For this Constitution of the Constitution of t	pe Sta ON	etition, state every gr n, laws, or treaties of ate the facts supporting I: To proceed in the fe dies on each ground of	ound on the Unite graph	which you cled States. Attound. Tt. you must on you request ac	aim that you ach additionardinarily first etion by the f	explain why you did not: a are being held in violating pages if you have more exhaust (use up) your availederal court. Also, if you gadditional grounds at a late
For this Constitution grounds. CAUTIC COURT FEI	pe tion Sta	etition, state every gr n, laws, or treaties of ate the facts supporting I: To proceed in the fedies on each ground of e grounds in this petition	ound on the Unite graph	which you cled States. Attound. Tt. you must on you request ac	aim that you ach additionardinarily first etion by the f	are being held in violati al pages if you have more exhaust (use up) your avail ederal court. Also, if you
For this Constitution of the Court reports all GROUN	pettion Sta	etition, state every gr n, laws, or treaties of ate the facts supporting I: To proceed in the fedies on each ground of e grounds in this petition	ound on the United greath grea	which you cled States. Attound. t, you must on you request and ay be barred from the control of	aim that you ach additionardinarily first etion by the from presenting	are being held in violati al pages if you have more exhaust (use up) your avail ederal court. Also, if you
For this Constitution of the Court reports all GROUN	pettion Sta	etition, state every gr n, laws, or treaties of ate the facts supporting I: To proceed in the fedies on each ground of e grounds in this petition	ound on the United greath grea	which you cled States. Attound. t, you must on you request and ay be barred from the control of	aim that you ach additionardinarily first etion by the from presenting	are being held in violatial pages if you have more exhaust (use up) your availederal court. Also, if you g additional grounds at a late
For this Constitution of the Constitution of the Court reports all GROUN	pettion Sta	etition, state every gr n, laws, or treaties of ate the facts supporting I: To proceed in the fedies on each ground of e grounds in this petition	ound on the United greath grea	which you cled States. Attound. t, you must on you request and ay be barred from the control of	aim that you ach additionardinarily first etion by the from presenting	are being held in violatial pages if you have more exhaust (use up) your availederal court. Also, if you g additional grounds at a late

(b)	If y	ou did not exhaust your state remedies on Ground One, explain why:
(c)		rect Appeal of Ground One: If you appealed from the judgment of conviction, did you raise this issue?
	(2)	☐ Yes ☐ No If you did not raise this issue in your direct appeal, explain why?
(d)		st-Conviction Proceedings:
	(1)	Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No
	(2)	If your answer to Question (d)(1) is "Yes," state:
		Type of motion or petition: Name and location of the court where the motion or petition was filed:
		Docket or case number (if you know): Date of the court's decision:
		Result (attach a copy of the court's opinion or order, if available):
	(3)	Did you receive a hearing on your motion or petition? ☐ Yes ☐ No
		Did you appeal from the denial of your motion or petition? ☐ Yes ☐ No If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? ☐ Yes ☐ No
	(6)	If your answer to Question (d)(4) is "Yes," state: Name and location of the court where the appeal was filed:
		Docket or case number (if you know):
		Date of the court's decision:

PAE AO 241 (Rev. 07/10)

		Result (attach a copy of the court's opinion or order, if available):
	(7)	If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
e)		ner Remedies: Describe any other procedures (such as habeas corpus, administrative remedies,) that you have used to exhaust your state remedies on Ground One:
łR	OUI	ND TWO:
ι)	Sup	oporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
_		
))	If y	ou did not exhaust your state remedies on Ground Two, explain why:
e)		rect Appeal of Ground Two: If you appealed from the judgment of conviction, did you raise this issue?
	(1)	☐ Yes ☐ No

PAE AO 241 (Rev. 07/10)

	If you did not raise this issue in your direct appeal, explain why?		
Pos	st-Conviction Proceedings:		
(1)	Did you raise this issue through a post-conviction motion or petition state trial court?	n for habeas corpus	in a
	☐ Yes ☐ No		
(2)	If your answer to Question (d)(1) is "Yes," state:		
	Type of motion or petition:		
	Name and location of the court where the motion or petition was file	ed:	
	Docket or case number (if you know):		
	Date of the court's decision:		
	Result (attach a copy of the court's opinion or order, if available): _		
(3)	Did you receive a hearing on your motion or petition?	☐ Yes	
(4)	Did you appeal from the denial of your motion or petition?	☐ Yes	
(5)	If your answer to Question (d)(4) is "Yes," did you raise this issue i \square Yes \square No	n the appeal?	
(6)	If your answer to Question (d)(4) is "Yes," state:		
	Name and location of the court where the appeal was filed:		
	Docket or case number (if you know):		
	Date of the court's decision:		
	Result (attach a copy of the court's opinion or order, if available): _		
(7)	If your answer to Question (d)(4) or Question (d)(5) is "No," explaissue:		t raise this

PAE AO 241 (Rev. 07/10)

GROUND THREE: (a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
	_
	_
	_
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
(b) If you did not exhaust your state remedies on Ground Three, explain why:	
	_
(a) Direct Annual of Cround Three	
(c) Direct Appeal of Ground Three:	
(1) If you appealed from the judgment of conviction, did you raise this issue?	
☐ Yes ☐ No	
(2) If you did not raise this issue in your direct appeal, explain why?	
	—
(d) Post-Conviction Proceedings:	
(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?	
☐ Yes ☐ No	
(2) If your answer to Question (d)(1) is "Yes," state:	
Type of motion or petition:	

		Name and location of the court where the motion or petition was	filed:			
		Docket or case number (if you know):				
		Date of the court's decision:				
		Result (attach a copy of the court's opinion or order, if available)):			
	(3) l	Did you receive a hearing on your motion or petition?		Yes		Ne
	(4) l	Did you appeal from the denial of your motion or petition?		Yes		No
	(5)	If your answer to Question (d)(4) is "Yes," did you raise this issu \square Yes \square No	ie in the appe	al?		
	(6)	If your answer to Question (d)(4) is "Yes," state: Name and location of the court where the appeal was filed:				
		Name and location of the court where the appear was fried.				
		Docket or case number (if you know):				
		Date of the court's decision:				
		Result (attach a copy of the court's opinion or order, if available)):			
	(7)	If your answer to Question (d)(4) or Question (d)(5) is "No," exissue:		u did not	raise this	S
(e)		her Remedies: Describe any other procedures (such as habeas cor) that you have used to exhaust your state remedies on Ground Tl	•			
GR	OUI	ND FOUR:				
(a)	Sup	pporting facts (Do not argue or cite law. Just state the specific fac	ts that suppor	t your cla	im.):	_

PAE AO 241 Page 14 (Rev. 07/10) (b) If you did not exhaust your state remedies on Ground Four, explain why: (c) Direct Appeal of Ground Four: (1) If you appealed from the judgment of conviction, did you raise this issue? ☐ Yes \square No (2) If you did not raise this issue in your direct appeal, explain why? (d) Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a (2)

	state trial court?		
	□ Yes □ No		
(2)	If your answer to Question (d)(1) is "Yes," state:		
	Type of motion or petition:		
	Name and location of the court where the motion or petition was filed: _		
	Docket or case number (if you know):		
	Date of the court's decision:		
(3)	Did you receive a hearing on your motion or petition?	Yes	No
(4)	Did you appeal from the denial of your motion or petition?	Yes	No

	If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? ☐ Yes ☐ No
(6)	If your answer to Question (d)(4) is "Yes," state:
(0)	Name and location of the court where the appeal was filed:
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
(7)	
(7)	If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
	her Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, .) that you have used to exhaust your state remedies on Ground Four:
	her Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, .) that you have used to exhaust your state remedies on Ground Four:
etc	her Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, .) that you have used to exhaust your state remedies on Ground Four:
etc Please a	her Remedies: Describe any other procedures (such as habeas corpus, administrative remedies,) that you have used to exhaust your state remedies on Ground Four:
etc	her Remedies: Describe any other procedures (such as habeas corpus, administrative remedies,) that you have used to exhaust your state remedies on Ground Four:
Please a	her Remedies: Describe any other procedures (such as habeas corpus, administrative remedies,) that you have used to exhaust your state remedies on Ground Four:

	sly filed any type of petition, application, or motion in a federal court regarding the ou challenge in this petition?
☐ Yes	□ No
issues raised, the	name and location of the court, the docket or case number, the type of proceeding date of the court's decision, and the result for each petition, application, or motion any court opinion or order, if available.
federal, for the jud	petition or appeal now pending (filed and not decided yet) in any court, either state dgment you are challenging?
federal, for the jud Yes If "Yes," state the	petition or appeal now pending (filed and not decided yet) in any court, either state
federal, for the jud ☐ Yes If "Yes," state the	petition or appeal now pending (filed and not decided yet) in any court, either state dgment you are challenging? □ No • name and location of the court, the docket or case number, the type of proceeding
☐ Yes If "Yes," state the the issues raised: Give the name and	petition or appeal now pending (filed and not decided yet) in any court, either state dgment you are challenging? No name and location of the court, the docket or case number, the type of proceeding daddress, if you know, of each attorney who represented you in the following stages.
federal, for the judgment you are	petition or appeal now pending (filed and not decided yet) in any court, either state dgment you are challenging? No name and location of the court, the docket or case number, the type of proceeding daddress, if you know, of each attorney who represented you in the following stages.

	ng:		
y post-conviction proceedi	ng:		
ppeal from any ruling again	st you in a post-conv	iction proceeding: _	
, give the name and locatio	n of the court that im	posed the other sente	ence you will serve in the
the length of the othersen	ence:		
	o file, any petition th	at challenges the jud	gment or sentence to be
□ Yes □ No			
lain why the one-year stat	your judgment of oute of limitations as	conviction became f contained in 28 U.S	final over one year ago, y S.C. § 2244(d) does not b
o e e e e e e e e e e e e e e e e e e e	☐ Yes ☐ No o, give the name and location are: e the date the other sentence the length of the other sentence we you filed, or do you plan to are in the future? ☐ Yes ☐ No INESS OF PETITION: If	☐ Yes ☐ No no, give the name and location of the court that impure: the the date the other sentence was imposed: the the length of the othersentence: the you filed, or do you plan to file, any petition that yed in the future? ☐ Yes ☐ No INESS OF PETITION: If your judgment of coplain why the one-year statute of limitations as	☐ Yes ☐ No no, give the name and location of the court that imposed the other sent ure: the the date the other sentence was imposed: the the length of the other sentence: the you filed, or do you plan to file, any petition that challenges the judy and in the future? ☐ Yes ☐ No INESS OF PETITION: If your judgment of conviction became for plain why the one-year statute of limitations as contained in 28 U.

* The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State Court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.
- (2) The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

Therefore, petitioner asks that the Court grant the	he following relief:
•	•
or any other relief to which petitioner may be entitled.	
_	Signature of Attorney (if any)
	Signature of Attorney (if any)

	penalty of perjury that the foregoing is true and correct and that this ced in the prison mailing system on
	(month, date, year)
Executed (signed) on	(date).
	Signature of Petitioner
If the person signing is not the petitioner, st	tate the relationship to petitioner and explain why petitioner is not signing
this petition.	