United States Court of Appeals for the Fourth Circuit

Instructions for Filing Motion Under 28 U.S.C. § 2244 For Order Authorizing District Court to Consider Second or Successive Application for Relief Under 28 U.S.C. §§ 2254 or 2255

- 1. Use the attached form to file a Motion Under 28 U.S.C. § 2244 For Order Authorizing District Court to Consider Second or Successive Application for Relief Under 28 U.S.C. §§ 2254 or 2255.
- 2. Answer completely all the questions on the attached form. Your failure to provide complete answers may result in the Court's denying your motion.
- 3. Include copies of the following documents with your motion:
 - A. The § 2254 or § 2255 applications you want to file in the district court if the Court of Appeals grants your motion.
 - B. All § 2254 or § 2255 applications you previously filed in any federal court challenging the judgment of conviction or sentence you now want to challenge.
 - C. All court opinions and orders, final and interlocutory, disposing of the claims in your previous § 2254 or § 2255 applications that challenged the judgment of conviction or sentence you now want to challenge.
 - D. All magistrate judge's reports and recommendations issued in all previous § 2254 or § 2255 applications that challenged the judgment or conviction or sentence you now want to challenge.
- 4. You must **sign the motion in three places** at the end of page 4. Your failure to sign the motion or to complete the Proof of Service may result in the Court's denying your motion.
- 5. You must file with the Court of Appeals the motion and all documents attached to it.
- 6. If your motion seeks relief under 28 U.S.C. § 2254, you must serve a copy of the motion and all documents attached to it on the attorney general of the state in which you are confined. Your failure to serve the attorney general may result in the Court's denying your motion.
- 7. If your motion seeks relief under 28 U.S.C. § 2255, you must serve a copy of the motion and all documents attached to it on the United States Attorney for the federal judicial district in which you were convicted. Your failure to serve the United States may result in the Court's denying your motion.

DOCUMENTS ARE SCANNED INTO ELECTRONIC FORM AND POSTED TO THE DOCKET. DO NOT USE STAPLES, TAPE OR BINDING.

United States Court of Appeals for the Fourth Circuit

Name of Movant	Prisoner Numbe	er	Case Number (leave blank)	
Place of Confinement	L			
In Re: , N			MOVANT	
Name and location of court which entered the	e judgment of conviction	from which relief is soug	yht:	
2. Parties' Names:				
5. Date of judgment of conviction:		6. Length of sentence:		
7. Nature of offense(s) involved (all counts):				
8. What was your plea? (Check one)	Not Guilty	Guilty	Nolo Contendere	
9. If you pleaded not guilty, what kind of trial did	Jury	Judge only		
10. Did you testify at your trial? (Check one)	Yes	No		
11. Did you appeal from the judgment of convict	Yes	No		
12. If you did appeal, what was the				
Name of court appealed to:				
Parties' names on appeal:				
· · ·	VS.			
Docket number of appeal:				

13. Other than a direct appeal from the judgment of conviction and sentence, have you filed any other petitions, applications for relief, or other motions regarding this judgment in any federal court?

Yes

No

you answered "Yes" to question 13, ar	nswer the following questi	ons:	
A. FIRST PETITION, APPLICATION, OR M	1 otion		
(1) In what court did you file the petit	tion, application, or motior	n?	
(2) What were the parties' names?		VS	
(3) What was the docket number of	the case?		
(4) What relief did you seek?			
(5) What grounds for relief did you s	tate in your petition, applic	cation, or motion?	
(6) Did the court hold an evidentiary	hearing on your petition, a	application or motion? Yes	1
(7) What was the result?	Relief granted	Relief denied on the merits	
	Relief denied for failure to exhaust	Relief denied for procedural default	
(8) Date of court's decision:			
B. SECOND PETITION, APPLICATION, OF	R MOTION		
(1) In what court did you file the petit	tion, application, or motior	n?	
(2) What were the parties' names?		vs.	
(3) What was the docket number of	the case?		
(4) What relief did you seek?			
(5) What grounds for relief did you s	tate in your petition, applic	eation, or motion?	
(6) Did the court held an evidentian	hooring on your potition	application or motion?	
(6) Did the court hold an evidentiary		•	
(7) What was the result?	Relief granted Relief denied for failure to exhaust	Relief denied on the merits Relief denied for procedural default	
(8) Date of court's decision:			

C. THIRD AND SUBSEQUENT PETITIONS, APPLICATIONS, OR MOTIONS

For any third or subsequent petition, application, or motion, attach a separate page providing the information required in items (1) through (8) above for first and second petitions, applications, or motions.

Did you appeal the results of your petitions, applications, or motions to a federal court of appeals having jurisdiction over your case? If so, list the docket numbers and dates of final disposition for all subsequent petitions, applications, or motions filed in a federal court of appeals.

First petition, application, or motion	Yes	Appeal No.	_ No
Second petition, application, or motion	Yes	Appeal No.	_ No
Subsequent petitions, applications or motions	Yes	Appeal No.	_ No
Subsequent petitions, applications or motions	Yes	Appeal No.	_ No
Subsequent petitions, applications or motions	Yes	Appeal No.	_ No
Subsequent petitions, applications or motions	Yes	Appeal No.	_ No

If you did not appeal from the denial of relief on **any** of your prior petitions, applications, or motions, state which denials you did not appeal and explain why you did not.

- 15. Did you present any of the claims in this application in any previous petition, application, or motion for relief under 28 U.S.C. § 2254 or § 2255? (Check one)

 Yes

 No
- 16. If your answer to question 15 is "Yes," give the docket number(s) and court(s) in which such claims were raised and state the basis on which relief was denied.
- 17. If your answer to question 15 is "No," why not? This Court will grant you authority to file in the district court only if you show that you could not have presented your present claims in your previous § 2254 or § 2255 application because . . .
 - A. (For § 2255 motions only) the claims involve "newly discovered evidence that, if proven and viewed in light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that no reasonable factfinder would have found [you] guilty"; or,
 - B. (For § 2254 petitions only) "the factual predicate for the claim could not have been discovered previously through the exercise of due diligence" and "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 factfinder would have found [you] guilty of the offense"; or,
 - C. (For both § 2254 and § 2255 applicants) the claims involve "a new rule of constitutional law, made retroactive to cases on collateral review by the Supreme Court [of the United States], that was previously unavailable."

I did not present § 2254:	the following claims in any pr	revious petition, application, or motion for relief under 28 U.S.C.
I did not present	the claims listed above in ar	ny previous petition, application, or motion because
		f Appeals for the Fourth Circuit grant an Order Authorizing the r Successive Application for Relief Under 28 U.S.C. §§ 2254 or
		Movant's Signature
I declare under P	enalty of Perjury that my ansv	wers to all questions in this Motion are true and correct. Executed
on _	[date]	
		Movant's Signature
	Pr	oof of S ervice
		ust be sent to the state attorney general (§ 2254 cases) or the judicial district in which you were convicted (§ 2255 cases).
I certify that on	[date]	I mailed a copy of this motion and all attachments
to		at the following address:
		Movant's Signature

NO STAPLES, TAPE, OR BINDING PLEASE