United States Court of Appeals for the Sixth Circuit

MOTION UNDER 28 U.S.C. § 2244 FOR LEAVE TO FILE A SECOND OR SUCCESSIVE HABEAS CORPUS PETITION UNDER 28 U.S.C. § 2254 BY A PERSON IN STATE CUSTODY

Case Number (to be provided by the court):
Name:
Prisoner Number:
Place of Confinement:

Instructions

- (1) **Purpose.** Use the attached form to file a motion under 28 U.S.C. § 2244 for an order authorizing the district court to consider a second or successive petition under 28 U.S.C. § 2254.*
 - * If the district court transferred your petition or motion to this court and you do not feel that you should be required to obtain prior authorization, you must still complete this form. You may, however, attach an additional statement explaining to the court why you oppose the transfer.
- (2) **Form.** You must answer all questions completely and concisely in the proper space on the form. Attach additional pages if necessary to list all of your claims and the facts upon which you rely to support those claims. Your failure to provide complete answers may result in the court of appeals denying your motion for authorization.
- (3) **Standard of Review.** In accordance with the Antiterrorism and Effective Death Penalty Act of 1996, as codified at 28 U.S.C. § 2244(b), before authorization to file a second or successive petition can be granted by the United States Court of Appeals, the movant must make a prima facie showing that he or she satisfies either of the following conditions found in 28 U.S.C. § 2244(b)(2):

- (A) The claim relies on a new rule of constitutional law, made retroactive to cases on collateral review by the United States 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 the applicant guilty of the underlying offense.

Pursuant to 28 U.S.C. § 2244(b)(1), the court will not consider claims that were presented in a prior 28 U.S.C. § 2254 petition.

- (4) **Attestation.** You must sign the motion at the end of page 9. Failure to sign the motion for authorization may result in the court of appeals denying your motion.
- (5) **Copies.** If they are reasonably available, you must file with your motion the magistrate judge's report and recommendation and the district court's opinion from your prior 28 U.S.C. § 2254 proceedings.
- (6) **No Filing Fee.** There is no fee for filing a motion under 28 U.S.C. § 2244 for an order authorizing the district court to consider a second or successive petition under 28 U.S.C. § 2254.
- (7) **Filing.** When this motion for authorization is fully completed, **mail the original (with all documents attached) to the below address**. The court of appeals will serve your motion and attachments on the appropriate state Attorney General using the electronic case filing (ECF) system.

Sixth Circuit Court of Appeals Clerk's Office Room 540, Potter Stewart U.S. Courthouse 100 E. Fifth Street Cincinnati, OH 45202

MOTION UNDER 28 U.S.C. § 2244 FOR LEAVE TO FILE A SECOND OR SUCCESSIVE HABEAS CORPUS PETITION UNDER 28 U.S.C. § 2254 BY A PERSON IN STATE CUSTODY

A. STATE COURT PROCEEDINGS

of conviction:			
e:			
es for which you	were convicted	1:	
		YES t, and the date of	NO the result:
•			
	es for which you es for which you es for which you expected and give the name of consistency of the prior Federal I asly filed a habeas	es for which you were convicted ne conviction and sentence? give the name of court, the result PRIOR FEDERAL HABEAS CORP asly filed a habeas corpus petitio	of conviction: ce: es for which you were convicted: re conviction and sentence? YES give the name of court, the result, and the date of PRIOR FEDERAL HABEAS CORPUS PROCEEDING asly filed a habeas corpus petition or other applic bral court related to this conviction and sentence

As to the first federal petition, give the following information.
(a) Name of court:
(b) Case number:
(c) Nature of proceeding:
(d) Claims raised (list all claims, using extra pages if necessary):
(e) Result and date of result:
(c) Result and date of result.
(f) Did you appeal? YES NO
(g) If you appealed, give the result and the date of the result:

C. PROPOSED CLAIMS IN CURRENT MOTION FOR AUTHORIZATION

CI.	
Cla	im One:
Sup	porting FACTS (tell your story briefly without citing cases or law):
Wa	s this claim raised in a prior federal petition, application, or motion?
	YES NO
Do	es this claim rely on a "new rule of constitutional law"? YES
	•
If "	yes," state the new rule of law (give case name and citation):

'yes," briefly state the new evidence and wh	v it was	not previou	ısly availahle
yes, onemy state the new evidence and wh	y it was	not previou	isiy avalladic.
nim Two:			
apporting FACTS (tell your story briefly with	hout citir	ng cases or	law):
rryyyyy		-8	
Ver this plains united in a major for Jamel 1997	- 1:	4: a.a	
as this claim raised in a prior federal petition	ı, appııca	uon, or mo	outon?
YES	O		

	YES	NO		
If "yes," state the new rule of	law (give ca	ise name and	citation):	
Does this claim rely on newly	discovered	evidence?	YES	NO
If "yes," briefly state the new	evidence an	d why it was	not previous	ly available:
Claim Three:				
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Supporting FACTS (to	J J	J	S	,
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Was this claim raised i	in a prior feder	al petition, applic	cation, or mo	tion?
	YES	NO		
Does this claim rely or	n a "new rule o	f constitutional la	aw"? YI	ES NO
If "yes," state the new	rule of law (gi	ve case name and	l citation):	
Does this claim rely or	n newly discov	ered evidence?	YES	NO
If "yes," briefly state t	he new evidend	ce and why it was	s not previou	sly available:
		sserted on addit		

9.	Do you have any motion or appeal now pending in any federal court as to the judgment now under attack?
	YES NO
	If "yes," name of court and nature of proceeding:
	Case number:
an or petiti	refore, movant asks the United States Court of Appeals for the Sixth Circuit to grant order authorizing the district court to consider the movant's second or successive on for a writ of habeas corpus under 28 U.S.C. § 2254. I declare under penalty of ry that my answers to all the questions in this motion for authorization are true and ct.
Execu	uted on
	(Date)
	Movant's Signature