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

INSTRUCTIONS---READ CAREFULLY

1. <u>Use This Form</u> – If you are a person currently serving or will serve a sentence entered by a state court and you are asking for relief from the conviction or the sentence.

Do Not Use This Form – *IF YOU ARE CHALLENGING YOUR <u>FEDERAL</u> CONVICTION OR SENTENCE. INSTEAD, USE THE FORM ENTITLED "MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR — CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY." IF 28 U.S.C. § 2255 IS INADEQUATE OR INEFFECTIVE TO TEST THE LEGALITY OF YOUR DETENTION, USE THE FORM ENTITLED "APPLICATION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2241 BY A PERSON IN CUSTODY."

*IF YOU ARE A PRETRIAL DETAINEE CHALLENGING YOUR PRE-CONVICTION CUSTODY, A FEDERAL PRISONER CHALLENGING THE EXECUTION OF YOUR SENTENCE OR AN ACTION TAKEN BY THE BUREAU OF PRISONS, OR A PERSON IN CUSTODY CHALLENGING AN IMMIGRATION-RELATED ORDER (OTHER THAN A REMOVAL ORDER), OR IN OTHER SITUATIONS WHERE RELIEF IS NOT AVAILABLE UNDER 28 U.S.C. § 2254 OR 28 U.S.C. § 2255, OR IF 28 U.S.C. § 2255 IS INADEQUATE OR INEFFECTIVE TO TEST THE LEGALITY OF YOUR DETENTION, USE THE FORM ENTITLED "APPLICATION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2241 BY A PERSON IN CUSTODY."

- 2. <u>Readable</u> You may either type or neatly handwrite the information on the following form. It must be readable.
- 3. <u>Signed Under Penalty of Perjury</u> To submit your petition, it must be signed. Your signature indicates that the petition is signed "under penalty of perjury." This means that any false statement of a material fact presented in your petition may serve as a basis for prosecution and conviction for perjury. Your signature does **not** have to be witnessed by a notary public. The petition may also be signed by a person authorized to sign it for you, such as an attorney.
- 4. <u>Copies and Proper Court</u> When the petition is fully completed, you must mail the **original** to: Clerk of Court, United States District Court for the Eastern District of Wisconsin, 517 East Wisconsin Avenue, Milwaukee. WI 53202.
- 5. <u>All Grounds</u> You must include all grounds for relief in this petition and the facts supporting each ground for relief. If you fail to do so, you may be prevented from presenting additional grounds at a later date.
- Legal Citations and Arguments You must answer all applicable questions. However, you should not cite to legal authorities (i.e., case law or statutes) on this form. If you submit a supporting memorandum in addition to this form, it must not exceed fifteen (15) pages. Excess pages will not be considered.
- 7. <u>Fee</u> You must either (a) pay the filing fee of \$5.00 or (b) if you do not have the \$5.00, you may request permission to proceed *in forma pauperis* (as a poor person), in which event you must complete and sign the petition and affidavit attached to this petition and have an authorized officer at the penal institution complete and sign the attached certificate. You must also have an authorized officer attach a printout of your prison trust account statement activity for the six months prior to the filing of your petition.
- Prisoner E-Filing Program Inmates confined at Dodge Correctional Institution, Green Bay Correctional Institution, Waupun Correctional Institution, Wisconsin Secure Program Facility, Columbia Correctional Institution, and Oshkosh Correctional Institution must submit all correspondence and case filings, including the habeas petition and any *in forma pauperis* petition, to institution staff for filing.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Full Name (under which you were convicted)	, Petitioner,		
Prisoner Number	-		
Filsoffer Nuffiber		Docket No.	(to be supplied by Clerk)
Place of Confinem ent			
vs.			
Authorized Person Having Custody of Petitioner	, Respondent.		
PETITION FOR WRIT OF HABEAS BY A PERSON	CORPUS PUR: N IN STATE CU		J.S.C. § 2254

Caution: THIS IS NOT THE FORM TO BE USED, IF YOU CLAIM THAT YOUR FEDERAL SENTENCE OR CONVICTION IS UNLAWFUL, OR IF YOU ARE A PRETRIAL DETAINEE CHALLENGING YOUR PRECONVICTION CUSTODY, A FEDERAL PRISONER CHALLENGING THE EXECUTION OF YOUR SENTENCE OR AN ACTION TAKEN BY THE BUREAU OF PRISONS, OR A PERSON IN CUSTODY CHALLENGING AN IMMIGRATION-RELATED ORDER.

<u>SU</u>	<u>IBJECT OF THIS P</u>	ETITION			
A.	Name and location challenging	on of the state	e court that entered t	he judgment of conviction which you ar	е
В.	Criminal docket or	case number			
C.	Date of the judgme	ent of conviction	on		
D.	Date of sentencing	J			_
E.	Length of sentence	e			
F.	In this case, were	you convicted	on more than one cour	nt or of more than one crime?	
	G Yes	G No			
G.	Identify all crimes	of which you w	vere convicted and sen	tenced in this case	
					_
					_
Н.	What was your ple	a? (Check one	·)		
	G Not guilty	G Guilty	G Insanity plea	G Nolo contendere (no contest)	
			e count or charge and a what did you plead not	a not guilty plea to another count or charge guilty to?	Э,
					_
					_
					_
l.	If you went to trial,	what kind of t	rial did you have? (Ch	eck one)	_

I.

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G Jury

G Judge only

SUBJECT OF THIS PETITION - continued

II.

J.	Dic	d you testify at a pretrial hearing, trial, or a post-trial hearing?
		G Yes G No
	If y	ves, state the type(s) of hearing or proceeding
DII	REC	CT STATE APPEAL OF CONVICTION
A.	Dic	d you appeal from the judgment of conviction?
		G Yes G No
	If y	res, attach the decision(s) that resolved your appeal and answer the following questions:
	1.	Date of filing appeal
	2.	Grounds raised
	3.	Result
	4.	Date
В.	Dic	d you seek further review by the highest state court?
		G Yes G No
	If y	res, attach the decision(s) that resolved your petition for review and answer the following questions:
	1.	Date of filing of petition for review
	2.	Grounds raised
	3.	Result
		Date

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DIRECT STATE APPEAL OF CONVICTION - continued

	C. I	Did	you file a pe	tition for certiorari in the United States Supreme Court?
			G Yes	G No
			es, attach thestions:	ne decision(s) that resolved your petition for certiorari and answer the following
		1.	Date of filing	petition for certiorari
	2	2.	Grounds rais	sed
	;	3.	Result	
III.				VICTION RELIEF OTHER THAN DIRECT APPEAL
				appeals listed above in Section II, have you previously filed any other state petitions, motions concerning this state judgment of conviction?
			G Yes	G No
		•	es, attach the following qu	decision(s) that resolved your application for state post-conviction relief and answer estions:
		1.	Name of cou	ırt
	2	2.	Docket or ca	se number
				ion, application, or motion filed
				sed
	(6.	Did you rece	eive a hearing where evidence was given on your petition, application, or motion?
			G Yes	G No
	-	7	Result	

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STATE POST-CONVICTION RELIEF OTHER THAN DIRECT APPEAL- continued

	8.	Date
	9.	Did you appeal to the highest state court having jurisdiction over the action taken on your first state petition, application, or motion?
		G Yes G No
В.	•	you filed a second petition, application, or motion, attach the decision and answer the following estions:
	1.	Name of court
	2.	Docket or case number
	3.	Date of filing
	4.	Type of petition, application, or motion filed
	5.	Grounds raised
	J.	Ordinas raisca
	6.	Did you receive a hearing where evidence was given on your petition, application, or motion?
		G Yes G No
	7.	Result
	8.	Date
	9.	Did you appeal to the highest state court having jurisdiction over the action taken on your second state petition, application, or motion?
		G Yes G No
C.	•	you filed a third petition, application, or motion, attach the decision and answer the following estions:
	1.	Name of court
	2.	Docket or case number
		Date of filing

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STATE POST-CONVICTION RELIEF OTHER THAN DIRECT APPEAL- continued 4. Type of petition, application or motion filed ______ 5. Grounds raised 6. Did you receive a hearing where evidence was given on your petition, application, or motion? G Yes G No 9. Did you appeal to the highest state court having jurisdiction over the action taken on your third state petition, application, or motion? G Yes G No IV. GROUNDS FOR RELIEF For this petition, state every ground supporting your claim that you are being held in violation of the Constitution, laws, or treaties of the United States. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. Attach additional pages if you have more than four grounds. State the <u>facts</u> supporting each ground. CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available statecourt remedies on each ground on which you request action by the federal court. Ground One Supporting FACTS (Briefly summarize the facts without citing cases or law.)

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	RELIEF - continued
If you did no	ot exhaust your state remedies on Ground One, explain why.
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Ground Twe	
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Ciodila i W	0
	o <u> </u>
	FACTS (Briefly summarize the facts without citing cases or law.)

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lf you di	lid not exhaust your state remedies on Ground Two, explain why.	
Ground	Three_	
Support	ting FACTS (Briefly summarize the facts without citing cases or law.)	
If you di	lid not exhaust your state remedies on Ground Three, explain why.	

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Ground Four Supporting FACTS (Briefly summarize the facts without citing cases or law.) If you did not exhaust your state remedies on Ground Four, explain why. V. PRIOR FEDERAL CHALLENGES A. Have you previously filed any type of petition, application, or motion in a federal court regarding the state conviction that you are challenging in this petition? G Yes G No If yes, attach the decision(s) that resolved your prior federal court challenge and answer the following questions: 1. Name of court _____

GROUNDS FOR RELIEF - continued

PRIOR FEDERAL CHALLENGES - continued

2.	Do	cket or case number
3.	Da	te of filing
4.	Ту	pe of petition, application, or motion filed
5.	Gro	ounds raised
6.	Dic	you receive a hearing where evidence was given on your petition, application, or motion?
		G Yes G No
7.	Re	sult
8.	Da	te
9.		d you appeal the action taken on your first federal petition, application, or motion to a federal urt of appeals?
		G Yes G No
	If y	ves, attach the decision(s) that resolved your appeal and answer the following questions:
	a.	Name of court
	b.	Docket or case number
	c.	Date of filing
	d.	Type of petition, application, or motion filed
	e.	Grounds raised

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PRIOR FEDERAL CHALLENGES - continued

			. Result
			j. Date
	В.	Dic	you file a petition for certiorari in the United States Supreme Court?
			G Yes G No
			es, attach the decision(s) that resolved your petition for certiorari and answer the following stions:
		1.	Date of filing petition for certiorari
		2.	Grounds raised
		3.	Result
			Date
VI.			<u>SENTATION</u>
	A.	Giv	the name and address of each attorney who represented you in the following:
		1.	At preliminary hearing
		2.	At arraignment and plea hearing
		3.	At trial
		4.	At sentencing
		4.	At sentencing

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<u>KEI</u>		NTATION - continue of the state		eding	
	7	0			was a dia a
	7.	On appeal from	any ruling against	you in a state post-conviction p	proceeding
			_		
VII.	REQU	IEST FOR RELIE	<u>F</u>		
	State	exactly what you	want the court to d	o for you.	
VIII.	DECL	ARATION UNDE	R PENALTY OF P	ERJURY	
	I, the	undersigned, here	eby declare under	penalty of perjury that the fore	going information is true and
	correc	t.			
	Signe	d this	day of		, 20
				Signature of Petitioner	
				(Signature of lawyer, if any)	

If you are signing the petition and are not the petitioner, state your relationship to the petitioner and explain why the petitioner is not signing this petition.

IX. CERTIFICATE OF INMATE MAILING - Optional

If you deposit your petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2254 in your prison/institutional/jail mailing system and attach first-class postage pre-paid, and complete and sign this statement, you will establish the filing date as the date of deposit in that mailing system.

I, the undersigned, hereby dec	clare under pe	enalty of perjury that I placed this pe	tition for a writ of habeas
corpus under 28 U.S.C. § 22	54 in the pris	on/institutional/jail mailing system	with prepaid, first-class
postage on			
		(month, day, year)	
Signed this	day of		, 20
	Sig	gnature of Petitioner	

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Plaintiff or Petitioner (full name)	
	Case No.
V.	(to be supplied by Cl
Defendant(s) or Respondent(s) (full name)	

PRISONER'S PETITION AND AFFIDAVIT TO PROCEED WITHOUT PREPAYMENT OF FEES AND/OR COSTS

THIS FORM IS FOR PRISONERS ONLY.

The cost of filing nearly every civil action is \$405.00. This includes the \$350.00 statutory filing fee and a \$55.00 administrative fee. If you cannot afford this \$405.00 fee you may ask permission to proceed without the prepayment of fees and/or costs by completing this form, the attached authorization, and providing the court with a certified copy of your institutional trust account statement for the past six months. The court will review your trust account statement and calculate the amount you must pay for your case to proceed. After you pay this initial partial filing fee, the court will review your complaint to determine whether it is sufficient to proceed. Every month, the prison will automatically deduct 20% of your monthly income from your institutional trust account. The money will be forwarded to the court to be paid towards the remainder of the \$350.00 statutory filing fee. These automatic deductions will continue until the \$350.00 statutory filing fee is paid in full. Prisoners granted permission to proceed without the prepayment of fees and/or costs do not have to pay the \$55.00 administrative fee.

The filing fee for a petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2241 or 2254 is \$5.00. If you are unable to pay this \$5.00 filing fee, complete this form, the attached authorization, and provide the court with a certified copy of your institutional trust account statement for the past six months. If the court finds that you are unable to pay the \$5.00 filing fee, the court will grant your petition to proceed without prepayment of fees and/or costs and you will not have to prepay the \$5.00 fee.

If you are filing a motion to vacate, set aside, or correct a sentence pursuant to 28 U.S.C. § 2255, there is no filing fee. However, you may want to complete and return this form and the attached authorization, and provide the court with a certified copy of your institutional trust account statement for the past six months if you believe you will be unable to pay other costs associated with your case such as the cost of obtaining transcripts.

1. What type of case are you filing?	
(e.g. civil rights, petition for a writ of habe	eas corpus, etc.)
2. Are you currently married? □Yes □No	
3. If you and/or your spouse have any of the following assets, provide	e details:
Type of Asset	Approximate Value
Bank account (checking, savings, money market etc.)	\$
Retirement account (IRA, 401(k), 403(b), pension, etc.)	\$
Investments (certificate of deposit, stocks, securities, bonds, mutual funds, exchange traded funds, etc.)	\$
Real estate (house, apartment building, condo, lots, etc.)	\$
Other valuable assets (motor vehicles, boats, jewelry, art work, collectibles, etc.)	\$
action. In support of my request to proceed in forma pauperis, I declare costs of these proceedings and that I believe I am entitled to the relief s or motion. I understand that a false statement may result in a dismissa questions fully, truthfully, and under penalty of perjury. 28 U.S.C. § 174	ought in the present complaint, petition, al of my claims. I answer the following
Institutional Identification Number:	
Signature:	Date:

This form does not need to be notarized.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Plaintiff or Petitioner (full name)	
	Case No.
V.	Case No (to be supplied by Clerk)
Defendant(s) or Respondent(s) (full name)	
	STITUTIONAL ACCOUNT INFORMATION OF THE FILING FEE
т	
I,	having custody of me, information about my institutional
	ody of me to continue to disclose information about my s, and withdrawals to the court until the filing fee in this
	ody of me to withdraw funds from my institutional trust forward these funds to the court for payment of any filing
Signature:	Date:

This form does not need to be notarized.