

PRO SE GUIDEBOOK

FOR

PETITIONS FOR WRIT OF HABEAS CORPUS

UNDER 28 U.S.C. § 2241

February 2015

This Guidebook is intended to be an informative and practical resource for understanding the basic procedures of the Court. The statements in this Guidebook do not constitute legal advice. DO NOT CITE THIS GUIDEBOOK AS AUTHORITY. This Guidebook does not take the place of the Federal Rules, this Court's Local Rules, or the individual practices of the Judges of this Court. All parties using this Guidebook remain responsible for complying with all applicable rules of procedure. If there is any conflict between this Guidebook and the applicable rules, the rules govern.



INTRODUCTION

Once you have decided to represent yourself in this Court, this Guidebook is intended to assist you with the procedures you must follow. However, you cannot rely on this Guidebook alone, because it does not cover every situation which may arise in your case, and this Guidebook does not offer any legal advice or information about the specific issues in your lawsuit. You must be prepared to do your own legal research.

The Court encourages you to carefully review this Guidebook together with Title 28 of the United States Code ("U.S.C.") section (§) 2241; the Rules Governing § 2254 Cases in the United States District Courts, some of which are applied in § 2241 cases; the Federal Rules of Civil Procedure; and the Court's Local Rules. You can review the Unites States Code in the prison law library. The Federal Rules of Civil Procedure appear at the end of Title 28 of the United States Code. The Rules Governing § 2254 Cases appear immediately after 28 U.S.C. § 2254 in the United States Code. If the prison law library does not have the most recent version of this Court's Local Rules, they can be obtained from the Clerk's Office by request. You should also carefully read all orders you receive from the Court, which may provide deadlines or guidance on procedures you must follow.

This Guidebook is generally organized in the order that a habeas petition under § 2241 proceeds through the Court. It is set up in a question and answer format, so you may skip to the particular question you have. The Table of Contents includes each



question that this Guidebook addresses. It may be helpful to start by reviewing the Table of Contents.



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CHAPTER ONE: GENERAL INFORMATION

What is the Clerk's Office?

The Clerk's Office is the administrative part of the Court that maintains the Court's records. Most of your interaction with the Court will be through the Clerk's Office. This is where you will file your documents. The Clerk's Office can tell you whether a particular document has been filed and can provide copies of documents in the court record at a cost of \$.50 per page (payable in advance). However, the Clerk's Office cannot give you legal advice or tell you when a judge might make a ruling in your case.

What does it mean to file documents with the Clerk's Office?

In a court case, the Clerk's Office must keep track of everything that the parties want the judges to receive. Filing your papers with the Clerk's Office allows the judges to be sure that they have all the case papers, and it allows you a way to check and make sure that the Court has your papers.

Filing your petition and other documents means mailing them to the Clerk's Office. After receiving your documents, the Clerk's Office will docket your papers and send them to the judge assigned to your case. Following the filing rules is important, because most of what happens in your case will be based on the papers you file. After you submit your § 2241 petition and the Court serves it on the respondent, whenever you file documents with the Court, you will also need to send copies of those



documents to the respondent. *See* Rule 5(b) of the Federal Rules of Civil Procedure for information on how to serve pleadings and other papers.

How do I contact the Clerk's Office?

You may contact the Clerk's Office at the following address and phone number:

United States District Court for the District of Minnesota Clerk's Office 300 South Fourth Street, Suite 202 Minneapolis, MN 55415

(612) 664-5000

What is a magistrate judge?

A federal magistrate judge is a judicial officer that has some but not all of the powers of a district judge appointed under Article III of the United States Constitution. Local Rules 72.1 and 72.2 explain more about magistrate judges. In general, a magistrate judge will preside over your § 2241 action. If you disagree with the magistrate judge's Report and Recommendation, you can make an objection to the district judge.

CHAPTER TWO: PRELIMINARY CONSIDERATIONS

What is a petition for writ of habeas corpus under § 2241?

A writ of habeas corpus under 28 U.S.C. § 2241 is available for individuals who are not eligible for habeas review under 28 U.S.C. §§ 2254 or 2255. Most individuals who are in *state* custody are confined pursuant to a state court judgment. Individuals confined pursuant to a state court judgment are eligible for relief under 28 U.S.C. § 2254.



They are not eligible for relief under § 2241. *See Crouch v. Norris*, 251 F.3d 720, 723 (8th Cir. 2001). However, state *pre-trial* detainees are not in custody pursuant to a "judgment," so they are not eligible for habeas relief under § 2254. State pre-trial detainees can seek habeas relief by means of a § 2241 petition. That said, state pre-trial detainees must exhaust all available state court remedies before bringing their claims to federal court in a petition for habeas relief under § 2241.

Most § 2241 habeas petitions are filed by individuals who are in *federal* custody. In most cases, though, an individual in federal custody challenging his detention is challenging the validity of the judgment entered against him in a criminal case. If a federal prisoner is challenging the validity of a judgment entered against him, the only available post-conviction remedy is a § 2255 motion, not a petition under § 2241.

A § 2241 petition may be used to challenge the *fact* or *duration* of the prisoner's confinement. Most proper § 2241 petitions involve one of the following situations: (1) a federal prisoner who believes that the Bureau of Prisons ("BOP") has wrongly computed his release date; (2) a federal prisoner who believes that the BOP has wrongly taken away some of his "goodtime credits," (thereby extending the duration of his confinement); (3) a federal prisoner who is seeking an expedited transfer to a "residential re-entry center" or "half way house"; or (4) a person who is being detained by federal immigration authorities while awaiting deportation.

There is one *extremely* limited exception to the rule that a federal prisoner may not challenge the validity of the judgment entered against him in a criminal case through a petition under § 2241. If a petitioner establishes that the remedy under § 2255



is inadequate or ineffective, the petitioner may use a § 2241 petition to test the legality of his or her detention. *See* 28 U.S.C. § 2255(e). Courts have *very rarely* found the remedy under § 2255 to be inadequate or ineffective. For example, the fact that a prior motion under § 2255 was unsuccessful does not render the remedy under § 2255 inadequate or ineffective. *U.S. v. Lurie*, 207 F.3d 1075, 1077 (8th Cir. 2000). Similarly, the procedural bar against second or successive § 2255 motions does not render § 2255 inadequate or ineffective. *Id.*

A § 2241 habeas corpus petition cannot be used to challenge the conditions of a prisoner's confinement. If a prisoner is seeking monetary damages or injunctive relief (a court order demanding or preventing an action) because of the conditions of his confinement, he must bring the claims in a civil rights action. The Court has a separate Guidebook for civil rights actions brought against state actors under 42 U.S.C. § 1983 and against federal actors under *Bivens v. Six Unknown Named Agents*, 403 U.S. 388 (1971).

Who can file a petition under 28 U.S.C. § 2241?

There are several conditions, discussed in the following questions, that you must meet to properly file a § 2241 petition.

Do you meet the "in custody" requirement?

People cannot seek a writ of habeas corpus under 28 U.S.C. § 2241, unless they are being held "in custody" under the authority of the United States when the habeas



corpus petition is filed. The "in custody" requirement can be satisfied if the petitioner is incarcerated or on probation, parole, or supervised release.

Did you exhaust your remedies before filing your § 2241 petition?

A prisoner seeking to bring a habeas petition under § 2241 must exhaust his administrative remedies before filing a habeas petition. *See Lueth v. Beach*, 498 F.3d 795, 797 n.3 (8th Cir. 2007). Thus, a federal prisoner challenging the execution of his sentence must first exhaust his claim with the Bureau of Prisons, using its administrative remedy procedures. *See Mathena v. U.S.*, 577 F.3d 943, 946 (8th Cir. 2009). If a prisoner has not first exhausted administrative remedies, his § 2241 petition will probably be dismissed.

What type of relief is available if a § 2241 petition is granted?

Immediate release or injunctive relief (a court order demanding or preventing an action) is available under a § 2241 petition. Monetary damages are not available under § 2241.

Can I amend my § 2241 petition after I file it?

Maybe. After the respondent has answered the petition, you must receive permission from the court to file an amended petition. If you wish to amend your petition, you will need to follow the procedures in Federal Rule of Civil Procedure 15(a) and Local Rule 15.1.



Can I bring a second or successive motion under § 2241?

The Eighth Circuit Court of Appeals has not yet determined whether the second-or-successive-petition provision of 28 U.S.C. § 2244(b) applies to habeas petitions under § 2241. Even if the Eighth Circuit did not apply § 2244(b), the common law abuse of the writ doctrine would apply to prohibit consideration of second or successive habeas petitions under certain conditions. For a general discussion of the abuse of the writ doctrine, *see Schlup v. Delo*, 513 U.S. 298, 318 (1995). Because you may be precluded from filing a second or successive § 2241 petition, you should raise all claims that you are aware of in your first § 2241 petition.

CHAPTER THREE: HOW TO START A § 2241 PROCEEDING

What are the requirements to start a § 2241 proceeding?

To start a § 2241 proceeding in the District of Minnesota, you must do the following:

- Complete the Court's form "Petition for a Writ of Habeas Corpus under 28 U.S.C. § 2241"
- Complete the Civil Cover Sheet form;
- Pay the \$5.00 filing fee or complete an Application to Proceed in District Court Without Prepaying Fees or Costs ("IFP application"); and
- Mail the original of the above documents to the Clerk's Office at the address provided in Chapter One.

Keep a copy of the petition for your own records.



How do I complete the § 2241 form?

Use the Court's form, entitled "Petition for a Writ of Habeas Corpus under 28 U.S.C. § 2241," which is included in the appendix to this Guidebook. Be sure to fill out the form completely and truthfully. It should be legibly handwritten, preferably in black ink, or typed.

The first set of questions, numbers 1-4, ask you to provide your personal information in order to process your petition, including which authority is holding you and why you are in custody. Questions 5-6 ask about the decision or action you are challenging. Questions 7-12 ask about your previous attempts to challenge the decision or action you are challenging, including your previous appeals and whether you have filed a motion under 28 U.S.C. § 2255. Questions 13-14 ask you to state the grounds for your challenge in this petition. Question 15 asks you to state what you would like the Court to do. Follow the directions on the form to state the relevant facts and the legal basis for each claim. You should not make extensive legal arguments anywhere in your petition. The petition should include the facts which support your claim.

Can I file attachments with my petition?

If you have documents that support your petition, you can, but do not have to, attach copies of the documents to the petition as exhibits. The purpose of an exhibit generally is to present proof or clarification of an allegation in your petition. If you decide to attach exhibits to your petition, then you must refer to that exhibit or otherwise explain why you are attaching the exhibit to the petition. You should label



each separate exhibit and number the pages of each exhibit, so they can easily be referred to in future proceedings. Do not attach copies of any documents that you do not discuss in your petition.

Can I file a memorandum of law with my petition?

Yes. You should not make legal arguments or cite cases in your petition, but you may do so by filing a memorandum of law with your petition. A memorandum of law, sometimes called a brief, is a document where you apply the law to the facts of the case. You should only include arguments that support the claims raised in the petition.

All memoranda of law are limited to 12,000 words. Pro se litigants may write their memoranda legibly by hand, or type their memoranda double-spaced, on $8\,1/2\,x$ 11 inch paper. See Local Rules 5.2 and 7.1(d), (f) for additional requirements concerning titles, captions, exhibits, footnotes, quotations, page numbering, and margins.

When any memorandum of law is filed and served, it must be accompanied by a certification of compliance with the word count requirement of Local Rule 7.1(f). A Word Count Certificate form is included in the forms appendix of this Guidebook. Additionally, the memorandum must be accompanied by a certificate of service. The certificate of service form is included in the appendix of this Guidebook.

Do I need to notarize the petition?

No. Notarization is not required if you complete page 7 of the form. By signing page 7, you are declaring under penalty of perjury that the statements made in the



petition are true and correct. Knowingly making a false material declaration under oath (perjury) can be punished by fine or imprisonment. *See* 18 U.S.C. § 1623.

What is a civil cover sheet?

You must file a civil cover sheet when you file your petition. The civil cover sheet is a form provided by the Clerk's Office and is used to gather information about the nature of your lawsuit. This form is included in the appendix to this Guidebook.

How do I pay the \$5.00 filing fee?

You may submit your \$5.00 filing fee by check from your trust account and mail it to the Clerk's Office address provided in Chapter One above. Checks are payable to "Clerk, U.S. District Court."

What if I cannot afford the filing fee?

If you cannot afford the \$5.00 filing fee, you can apply to proceed without prepaying the fee (which is called proceeding in forma pauperis) by completing the AO239 form "Application to Proceed in District Court Without Prepaying Fees or Costs" (also called "IFP Application"). This form is included in the appendix to this Guidebook. The last page of the form, regarding trust account information, is relevant and must be completed. If your application is granted, you will have "IFP" status. This means you will not be required to pay the entire \$5.00 filing fee. *See* 28 U.S.C. § 1915.

The IFP application will be reviewed by the assigned magistrate judge. You will be notified of the judge's decision by mail.



Do I need to serve a copy of my petition?

No. You do not need to serve the respondent a copy of your petition when it is filed. A copy of your petition will be served upon the respondent if the Court later authorizes your petition to proceed.

How can I find out when my petition was received by the Clerk's Office?

You may request in writing that the Clerk notify you when your petition was received and filed.

CHAPTER THREE: INITIAL REVIEW, RESPONSE TO THE PETITION

When you file your petition, it will be forwarded to a magistrate judge who will review your completed habeas corpus petition form and your IFP application, if you have filed one. The judge will dismiss the petition if it is plain that the petitioner is not entitled to any relief. The initial review process may take several weeks due to the Court's heavy caseload.

How will I know the results of the initial review?

The court will issue an order explaining the results of the initial review. At this point, the magistrate judge will either recommend that your case be summarily dismissed, order that you amend the petition to correct any deficiencies, or order the respondent to file a written answer to your petition. If your case is authorized to proceed, the initial review order will include a schedule for your case. If the magistrate



judge recommends that your case should be summarily dismissed, you will receive a copy of the magistrate judge's Report and Recommendation and order by mail when it is entered on the case docket.

The Court's initial review is limited to the petition itself and any attached exhibits. Should the respondent be required to file a response, a review of the record may reveal grounds for dismissal that are not plainly apparent from the petition and exhibits.

May I request appointment of counsel?

There is no constitutional right to counsel in a habeas corpus action. The Court does not appoint counsel in habeas corpus actions except under extraordinary circumstances. If you make a motion to appoint counsel, you should state the particular reasons you believe you are entitled to counsel.

What other kinds of documents may I file in my case?

You do not have to file any documents in support of your petition, but you may do so if you choose. You may file an affidavit to establish a procedural fact such as the exhaustion of administrative remedies.

Is discovery allowed?

Discovery is generally not permitted in a habeas corpus case. Exceptions are sometimes made if there is a preliminary procedural issue which has never been resolved by a court. Discovery is not allowed without a prior Court order. Therefore,



you must request permission from the Court before conducting discovery. *See* Rule 6 of the Rules Governing Section 2254 Cases.

Will I get an evidentiary hearing?

Probably not. Evidentiary hearings are held in federal habeas corpus proceedings only very rarely. Generally, the written record is sufficient for the Court to determine the outcome of the case.

CHAPTER FOUR: OBJECTIONS TO THE REPORT AND RECOMMENDATION, JUDGMENT, and APPEAL

How do I object to a Report and Recommendation?

If a magistrate judge issues a Report and Recommendation in your case and you disagree with the recommendation, Local Rule 72.2 provides that you have 14 days to file an objection. Any objection you file will be reviewed by the district judge assigned to the case. Under Local Rule 72.2(b), your objection to the Report and Recommendation must be specific and relate to the magistrate judge's proposed findings and recommendations. Your objection may be no more than 3,500 words in length. *See* Local Rule 72.2(c). You must serve a copy of your objections on the respondent, together with a certificate of service by mail form, which is attached to the appendix of this Guidebook. If you file an objection, the respondent is permitted to respond to your objection 14 days after your objection is filed.



Upon receiving your objection, the district judge assigned to the case will review the record and make a determination. The district judge will not normally consider evidence that was not in the record before the magistrate judge or conduct any hearing.

What do I need to do to file an appeal?

If your case is unsuccessful, you may wish to appeal. When judgment is entered in your case, the Clerk's Office will mail you a copy. An appeal may only be made after judgment has been entered in your case. The time for filing an appeal starts from the date the judgment is entered on the docket.

How do I file an appeal?

First, you must file a notice of appeal. A notice of appeal form is included in the appendix to this Guidebook. There is a filing fee of \$505.00 for an appeal. As with the filing fee in the district court, if you cannot afford to pay this fee, you can apply to proceed without prepaying the fee by completing the AO239 form "Application to Proceed in District Court Without Prepaying Fees or Costs." The last page of the form regarding trust account information is relevant and must be completed. Even though you are seeking IFP status on appeal, you should file this application in the district court. If your application is granted, you will have IFP status on appeal. This means you will not be required to pay the \$505.00 filing fee. See 28 U.S.C. § 1915.

Under Federal Rule of Appellate Procedure 24(a)(5), if the district judge denies your motion to proceed IFP on appeal, you may file a motion to proceed IFP in the



Eighth Circuit Court of Appeals within 30 days after service of this Court's notice that it denied your application to proceed IFP on appeal.

When do I have to begin my appeal?

You must file your notice of appeal in this Court within 30 days after the judgment is entered. For additional information regarding the time for filing a notice of appeal, *see* Federal Rule of Appellate Procedure 4(a). There are many other steps to beginning and proceeding with your appeal, but they are governed by the Eighth Circuit Court of Appeals Local Rules and the Federal Rules of Appellate Procedure, which are beyond the scope of this Guidebook.

May I request appointment of counsel on appeal?

There is no statutory or constitutional right to counsel on appeal in a habeas case. If you apply for appointment of an attorney on appeal, such a request must be filed in the Eighth Circuit Court of Appeals, not the district court.



APPENDIX OF FORMS

- ❖ Petition for a Writ of Habeas Corpus under 28 U.S.C. § 2241
- Civil Cover Sheet
- ❖ Application to Proceed in District Court Without Prepaying Fees or Costs
- Motion
- ❖ Memorandum of Law
- ❖ LR 7.1 Word Count Compliance Certificate
- Certificate of Service by Mail
- **❖** Notice of Appeal

Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

Instructions

- 1. Petitions brought under 28 U.S.C. § 2241 usually involve one of the following situations:
 - a. A federal prisoner believes that the Bureau of Prisons ("BOP") has wrongly computed his or her release date:
 - b. A federal prisoner believes that the BOP has wrongly taken away some of his or her "goodtime credits" to extend the duration of confinement;
 - c. A federal prisoner is seeking an expedited transfer to a "residential re-entry center" or "half way house;"
 - d. A person is in federal or state custody because of something other than a judgment of conviction (such as, pretrial detention or awaiting extradition); or
 - e. A person is being detained by federal immigration authorities while awaiting deportation.
- 2. Answer each question on the form with legible handwriting or have it typewritten. The form must be signed as instructed on the last page of the form.
- 3. Every petition for habeas corpus must be sworn to under oath. Therefore, any false statement of material fact provided on the form may serve as a basis of prosecution and conviction for perjury. Petitioners should exercise due care to assure that all answers are true and correct.
- 4. To start a case under 28 U.S.C. § 2241, the petitioner must submit the following to the Clerk's Office:
 - a. A completed Petition for Writ of Habeas Corpus Under 28 U.S.C. § 2241 form.
 - b. A completed Civil Cover Sheet.
 - c. The \$5.00 filing fee **OR** request to waive the filing fee by submitting a completed Application to Proceed in District Court without Prepaying Fees or Costs form (IFP).
- 5. When you have completed the form, send the signed original to the following address:

United States District Court, District of Minnesota Clerk's Office U.S. Courthouse 300 South Fourth Street, Suite 202 Minneapolis, MN 55415

(612) 664-5000

6. The Court has a Pro Se Guidebook for Petitions for Writ of Habeas Corpus Under 28 U.S.C. § 2241 that you may consult for additional information. You may obtain a copy of this Guidebook by contacting the Clerk's Office at the contact information provided above.

UNITED STATES DISTRICT COURT

	101	tile	
(nam	Petitioner V. Respondent we of warden or authorized person having custody of petitioner))))) Case No)))	(Supplied by Clerk of Court)
	PETITION FOR A WRIT OF HABE	AS CORPUS UN	NDER 28 U.S.C. § 2241
	Personal I	nformation	
1.	(a) Your full name:		
	(b) Other names you have used:		
2.	Place of confinement:		
	(a) Name of institution:		
	(b) Address:		
	(c) Your identification number:		
3.	Are you currently being held on orders by:		
	☐ Federal authorities ☐ State authorities	☐ Other - expla	ain:

4. Are you currently:

- ☐ A pretrial detainee (waiting for trial on criminal charges)
- ☐ Serving a sentence (incarceration, parole, probation, etc.) after having been convicted of a crime

If you are currently serving a sentence, provide:

- (a) Name and location of court that sentenced you:
- (b) Docket number of criminal case:
- (c) Date of sentencing:
- ☐ Being held on an immigration charge

☐ Other *(explain)*:

Decision or Action You Are Challenging

	are you challenging in this petition:
□How	your sentence is being carried out, calculated, or credited by prison or parole authorities (for example,
revo	cation or calculation of good time credits)
□ Pret	rial detention
□Imm	sigration detention
□Deta	iner
□The	validity of your conviction or sentence as imposed (for example, sentence beyond the statutory
max	imum or improperly calculated under the sentencing guidelines)
□Disc	iplinary proceedings
□Othe	er (explain):
Provid	e more information about the decision or action you are challenging:
(a) Na	ame and location of the agency or court:
<i>a</i> > 5	
	ocket number, case number, or opinion number:
(*) –	ecision or action you are challenging (for disciplinary proceedings, specify the penalties imposed):
(d) D:	ate of the decision or action:
(d) Da	ate of the decision or action:
(d) Da	Ate of the decision or action: Your Earlier Challenges of the Decision or Action
First a	Your Earlier Challenges of the Decision or Action
First a	Your Earlier Challenges of the Decision or Action appeal but appeal the decision, file a grievance, or seek an administrative remedy?
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy?
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy?
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action Appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number: (4) Result:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action Appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number: (4) Result: (5) Date of result:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action Appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number: (4) Result: (5) Date of result:
First a Did yo □ Yes	Your Earlier Challenges of the Decision or Action Appeal ou appeal the decision, file a grievance, or seek an administrative remedy? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number: (4) Result: (5) Date of result:

(b) If	you answered "No," explain why you did not appeal:
(-)	
	d appeal
	the first appeal, did you file a second appeal to a higher authority, agency, or court?
□Yes	□ No
(a) II	"Yes," provide:
	(1) Name of the authority, agency, or court:
	(2) Date of filing:
	(3) Docket number, case number, or opinion number:
	(4) Result:
	(5) Date of result:
	(6) Issues raised:
	(6) Issues raised:
	(6) Issues raised:
(b) If :	you answered "No," explain why you did not file a second appeal:
(b) If	(6) Issues raised:
	you answered "No," explain why you did not file a second appeal:
Third	(6) Issues raised:
Third	you answered "No," explain why you did not file a second appeal: appeal
Third After t	you answered "No," explain why you did not file a second appeal: appeal he second appeal, did you file a third appeal to a higher authority, agency, or court?
Third After t	you answered "No," explain why you did not file a second appeal: appeal the second appeal, did you file a third appeal to a higher authority, agency, or court?
Third After t	you answered "No," explain why you did not file a second appeal: appeal he second appeal, did you file a third appeal to a higher authority, agency, or court? No "Yes," provide: (1) Name of the authority, agency, or court:
Third After t	you answered "No," explain why you did not file a second appeal: appeal the second appeal, did you file a third appeal to a higher authority, agency, or court? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing:
Third After t	you answered "No," explain why you did not file a second appeal: appeal the second appeal, did you file a third appeal to a higher authority, agency, or court? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing: (3) Docket number, case number, or opinion number:
Third After t	you answered "No," explain why you did not file a second appeal: appeal the second appeal, did you file a third appeal to a higher authority, agency, or court? No "Yes," provide: (1) Name of the authority, agency, or court: (2) Date of filing:

(b) I	If you answered "No," explain why you did not file a third appeal:	
Moti	ion under 28 U.S.C. § 2255	
In th	is petition, are you challenging the validity of your conviction or sentence as imposed?	
□Ye	es	
If "Y	Yes," answer the following:	
(a)	Have you already filed a motion under 28 U.S.C. § 2255 that challenged this conviction or senter	ce?
	□ Yes □ No	
	If "Yes," provide:	
	(1) Name of court:	
	(2) Case number:	
	(3) Date of filing:	
	(4) Result:	
	(4) Result:(5) Date of result:	
	(5) Date of result:	
	(5) Date of result: (6) Issues raised:	
(b)	(5) Date of result: (6) Issues raised: Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A)	-
(b)	(6) Issues raised: Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A seeking permission to file a second or successive Section 2255 motion to challenge this conviction	-
(b)	(5) Date of result: (6) Issues raised: Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(Asseeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence?	-
(b)	(5) Date of result: (6) Issues raised: Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A seeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence? Tyes No	-
(b)	(5) Date of result: (6) Issues raised: Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(Asseeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence? Yes No If "Yes," provide:	-
(b)	Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(Asseeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence? Yes No If "Yes," provide: (1) Name of court:	-
(b)	Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A seeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence? Yes No If "Yes," provide: (1) Name of court: (2) Case number:	-
(b)	Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A seeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence? Yes No If "Yes," provide: (1) Name of court: (2) Case number: (3) Date of filing:	-
(b)	Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A seeking permission to file a second or successive Section 2255 motion to challenge this conviction sentence? Yes No If "Yes," provide: (1) Name of court: (2) Case number:	-

(c)	Explain why the remedy under 28 U.S.C. § 2255 is inadequate or ineffective to challenge your
	conviction or sentence:
	als of immigration proceedings this case concern immigration proceedings?
□Yes	
L- 1 C3	If "Yes," provide:
(a)	Date you were taken into immigration custody:
(b)	Date of the removal or reinstatement order:
(c)	Did you file an appeal with the Board of Immigration Appeals?
,	□ Yes □ No
	If "Yes," provide:
	(1) Date of filing:
	(2) Case number:
	(3) Result:
	(4) Date of result:
	(5) Issues raised:
(d)	Did you appeal the decision to the United States Court of Appeals?
	□ Yes □ No
	If "Yes," provide:
	(1) Name of court:
	(2) Date of filing:
	(3) Case number:

AO 242 (12/11) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

	(4) Result:
	(5) Date of result:
	(6) Issues raised:
Other	· appeals
	than the appeals you listed above, have you filed any other petition, application, or motion about the issues in this petition?
∃Yes	□No
If "Ye	es," provide:
(a) K	ind of petition, motion, or application:
(b) N	ame of the authority, agency, or court:
(c) D	ate of filing:
(d) D	ocket number, case number, or opinion number:
(e) R	esult:
(f) Da	ate of result:
g) Is	sues raised:
	Grounds for Your Challenge in This Petition
State 6	every ground (reason) that supports your claim that you are being held in violation of the Constitution,
	or treaties of the United States. Attach additional pages if you have more than four grounds. State the
facts s	supporting each ground.

(a) Supporting facts ((Be brief. Do not cite cases or law.):
(b) Did you present (☐Yes	Ground One in all appeals that were available to you? No
GROUND TWO:	
(a) Supporting facts ((Be brief. Do not cite cases or law.):
	Ground Two in all appeals that were available to you?
□Yes	□No
ROUND THREE:	
ROOND TIIREE	
(a) Supporting facts ((Be brief. Do not cite cases or law.):
(b) Did you present (Ground Three in all appeals that were available to you?
□Yes	□No

(a) Supporting facts (Be brief. Do not cite cases or law.): (b) Did you present Ground Four in all appeals that were available to you? Ore ONO If there are any grounds that you did not present in all appeals that were available to you, explain why you did not: Request for Relief State exactly what you want the court to do:	G	ROUND FOUI	R:
(b) Did you present Ground Four in all appeals that were available to you? Yes No If there are any grounds that you did not present in all appeals that were available to you, explain why you dinot: Request for Relief			
(b) Did you present Ground Four in all appeals that were available to you? Yes No If there are any grounds that you did not present in all appeals that were available to you, explain why you dinot: Request for Relief			
☐Yes ☐ No If there are any grounds that you did not present in all appeals that were available to you, explain why you did not:		(a) Supporting	facts (Be brief. Do not cite cases or law.):
If there are any grounds that you did not present in all appeals that were available to you, explain why you di not: Request for Relief			
☐Yes ☐No If there are any grounds that you did not present in all appeals that were available to you, explain why you did not:			
☐Yes ☐ No If there are any grounds that you did not present in all appeals that were available to you, explain why you did not:			
If there are any grounds that you did not present in all appeals that were available to you, explain why you di not: Request for Relief			
If there are any grounds that you did not present in all appeals that were available to you, explain why you dinot: Request for Relief			
If there are any grounds that you did not present in all appeals that were available to you, explain why you do not: Request for Relief			
If there are any grounds that you did not present in all appeals that were available to you, explain why you d not: Request for Relief			
not: Request for Relief		□Yes	□No
Request for Relief		4	
			Dogwood fou Deliof
State exactly what you want the court to do:			•
	Sta	te exactly what y	you want the court to do:

Declaration Under Penalty Of Perjury

	If you are incarcerated, on what date did you place this petition in the prison mail system:
informa	e under penalty of perjury that I am the petitioner, I have read this petition or had it read to me, and the tion in this petition is true and correct. I understand that a false statement of a material fact may serve as the basis ecution for perjury.
Date:	
	Signature of Petitioner
	Signature of Attorney or other authorized person, if any

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose or minuting me errir u	concession. (SEE IIISTING C	110110 011 11211 11102 0		711.7					
I. (a) PLAINTIFFS				DEFENDANTS					
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence NOTE: IN LAND CO THE TRACT Attorneys (If Known)	(IN U.S ONDEMNAT	PLAINTIFF CASES C	/	OF	
(c) Attorneys (Firm Name, .	Address, and Telephone Numbe	')		rittorneys (1) imown)					
II. BASIS OF JURISDI	ICTION (Place on "Y" in (Ing Roy Only)	ш с	TIZENSHIP OF P	RINCIP	AL PARTIES	(Place on "Y" in	One Roy	or Plaintiff
		me Box Only)		(For Diversity Cases Only)			and One Box for	or Defende	int)
□ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Not a Party)	Citiz		FF DEF 1 □ 1	Incorporated or Pr of Business In T		PTF □ 4	DEF □ 4
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citiz	en of Another State	2 🗖 2	2 Incorporated and I of Business In A		□ 5	□ 5
W. NATHON OF GUI				en or Subject of a reign Country	3 🗖 3	3 Foreign Nation		□ 6	□ 6
IV. NATURE OF SUIT		nly) DRTS	FO	ORFEITURE/PENALTY	BA	NKRUPTCY	OTHER	STATUT	ES
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment & Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loans	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel &	PERSONAL INJUR 365 Personal Injury - Product Liability Product Liability Pharmaceutical Personal Injury Product Liability 368 Asbestos Persona Injury Product	EY ☐ 62 ☐ 69	25 Drug Related Seizure of Property 21 USC 881 90 Other	☐ 422 App ☐ 423 Wit 28	peal 28 USC 158 hhdrawal USC 157 ERTY RIGHTS pyrights ent	☐ 375 False C ☐ 400 State R ☐ 410 Antitru ☐ 430 Banks a ☐ 450 Commo ☐ 460 Deporta ☐ 470 Racketo	Claims Act eapportion st and Bankin erce ation eer Influer t Organiza	nment ng ced and tions
(Excludes Veterans) ☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise	□ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle Product Liability □ 360 Other Personal Injury □ 362 Personal Injury - Medical Malpractice	Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending Washington 380 Other Personal Property Damage 385 Property Damage Product Liability		LABOR 10 Fair Labor Standards Act 20 Labor/Management Relations 40 Railway Labor Act 51 Family and Medical Leave Act 90 Other Labor Litigation	□ 861 HIA □ 862 Bla □ 863 DIV	ck Lung (923) WC/DIWW (405(g)) D Title XVI	□ 490 Cable/S □ 850 Securit Exchai □ 890 Other S □ 891 Agricul □ 893 Environ □ 895 Freedom Act □ 896 Arbitra	ies/Comm nge Statutory A Itural Acts nmental M m of Infor	ctions
REAL PROPERTY	CIVIL RIGHTS PRISONER PETITION			91 Employee Retirement		RAL TAX SUITS	□ 899 Admini	istrative Pr	
 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property 	nation		or l	tes (U.S. Plaintiff Defendant) —Third Party USC 7609			-		
. ,	□ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	□ 535 Death Penalty Other: □ 540 Mandamus & Oth □ 550 Civil Rights □ 555 Prison Condition □ 560 Civil Detainee - Conditions of Confinement		IMMIGRATION 52 Naturalization Application 55 Other Immigration Actions					
		Remanded from Appellate Court	□ 4 Reir Reo		er District	☐ 6 Multidistr Litigation			
VI. CAUSE OF ACTION			re filing (Do not cite jurisdictional stat	tutes unless d	diversity):			
VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.			N D	EMAND \$		CHECK YES only JURY DEMAND:		complai	nt:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCK	ET NUMBER			
DATE		SIGNATURE OF AT	TORNEY	OF RECORD					
FOR OFFICE USE ONLY									
	MOUNT	APPLYING IFP		JUDGE		MAG. JUI	DGE		
KECEH I # Al	VICCINI	ALL LING IFF		JUDGE		MAG. JUI	DOL		

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT

for the

	District of Minnesota
)
Plaintiff/Petitioner)
V.) Civil Action No.
Defendant/Respondent	

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS (Long Form)

Affidavit in Support of the Application	Instructions
I am a plaintiff or petitioner in this case and declare that I am unable to pay the costs of these proceedings and that I am entitled to the relief requested. I declare under penalty of perjury that the information below is true and understand that a false statement may result in a dismissal of my claims.	Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (N/A)," write that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.
Signed:	Date:

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source	Average monthly income amount during the past 12 months		Income amount expected next month	
	You	Spouse	You	Spouse
Employment	\$	\$	\$	\$
Self-employment	\$	\$	\$	\$
Income from real property (such as rental income)	\$	\$	\$	\$
Interest and dividends	\$	\$	\$	\$
Gifts	\$	\$	\$	\$
Alimony	\$	\$	\$	\$
Child support	\$	\$	\$	\$

Retirement (such as social security, pensions, annuities, insurance)	\$ \$	\$ \$
Disability (such as social security, insurance payments)	\$ \$	\$ \$
Unemployment payments	\$ \$	\$ \$
Public-assistance (such as welfare)	\$ \$	\$ \$
Other (specify):	\$ \$	\$ \$
Total monthly income:	\$ \$	\$ \$

2. List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross monthly pay
			\$
			\$

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross monthly pay
			\$
			\$
			\$

4.	How much cash do you and your spouse have? \$
	Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution	Type of account	Amount you have	Amount your spouse has
		\$	\$
		\$	\$
		\$	\$

If you are a prisoner, you must have an authorized prison official complete the Certificate of Authorized Prison Official provided on Page 6 of this application. The certificate must be filed with this application.

5.	List the assets, and their values, which	h you own or your spouse	owns. Do not list clothing a	and ordinary
	household furnishings.			

Assets owned	Assets owned by you or your spouse			
Home (Value)	\$			
Other real estate (Value)	\$			
Motor vehicle #1 (Value)	\$			
Make and year:				
Model:				
Registration #:				
Motor vehicle #2 (Value)	\$			
Make and year:				
Model:				
Registration #:				
Other assets (Value)	\$			
Other assets (Value)	\$			

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
	\$	\$
	\$	\$
	\$	\$

7. State the persons who rely on you or your spouse for support.

Name (or, if under 18, initials only)	Relationship	Age

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate.

	You	Your spouse
Rent or home-mortgage payment (including lot rented for mobile home) Are real estate taxes included?	\$	\$
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$	\$
Home maintenance (repairs and upkeep)	\$	\$
Food	\$	\$
Clothing	\$	\$
Laundry and dry-cleaning	\$	\$
Medical and dental expenses	\$	\$
Transportation (not including motor vehicle payments)	\$	\$
Recreation, entertainment, newspapers, magazines, etc.	\$	\$
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's:	\$	\$
Life:	\$	\$
Health:	\$	\$
Motor vehicle:	\$	\$
Other:	\$	\$
Taxes (not deducted from wages or included in mortgage payments) (specify):	\$	\$
Installment payments		
Motor vehicle:	\$	\$
Credit card (name):	\$	\$
Department store (name):	\$	\$
Other:	\$	\$
Alimony, maintenance, and support paid to others	\$	\$

Regul stateme	ar expenses for operation of business, profession, or farm (attach detailed ent)	\$	\$	
Other	(specify):	\$	\$	
	Total monthly expenses:	\$	\$	
9.	Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?			
	☐ Yes ☐ No If yes, describe on an attached sheet.			
Have you paid — or will you be paying — an attorney any money for services in connection with including the completion of this form? ☐ Yes ☐ No				
	If yes, how much? \$			
11.	Have you paid — or will you be paying — anyone other than an attorney for services in connection with this case, including the completion of this If yes, how much? \$			
12.	Provide any other information that will help explain why you cannot pay	the costs of these pro	oceedings.	
13.	Identify the city and state of your legal residence.			
	Your daytime phone number:			
	Your age: Your years of schooling:			

Prisoners: The following Certificate page *must* be completed by an authorized prison official and provided with this application.

The following Certificate of Authorized Prison Official must be completed and filed with a prisoner's Application to Proceed without Prepayment of Fees and Affidavit for all incarcerated applicants. *See* 28 U.S.C. § 1915(a)(2) (a prisoner who applies to proceed without prepayment of fees must provide a certified copy of the trust fund account statement "obtained from the appropriate official of each prison at which the prisoner is or was confined"). The information provided below will be used by the Court in determining the proper initial partial filing fee as defined under 28 U.S.C. § 1915(b).

CERTIFICATE of AUTHORIZED PRISON OFFICIAL

I,			, cert	fy that the	incarcerat	ed applica	nt				
			(n	ame of a	pplicant) l	nas the sur	m of \$			on acco	ount to
his/her credit a	at					(name	e of institu	tion).	I furthe	r certify t	hat the
applicant	n a m e d	herein	has	the	follow	ing se	curities	to	his/	her cı	edit
											·
I further certif	ry that in th	e 6-month	period	immedia	ntely preced	ling the fi	ling of the	compl	aint/pet	ition/mot	ion o
notice of appe	eal, the aver	rage month	nly depo	osits to t	he applican	t's trust fi	and prison	accour	nt was		
\$, and	the	average	monthly	balance	in the	pris	oner's	account	was
\$		·									
DA	ATE			SI	GNATURE	E OF AUT	HORIZEI	OFF	ICIAL		

Plainti	ff(s),
VS.	Case No.
Defendar	nt(a)
Defenda	iii(s).
	MOTION TO/FOR
The following party/parties:	
in the above-named case hereby i	move(s) the United States District Court, District of Minnesota
for an Order to:	

because:	
1.	
2.	
Said motion is based t	upon the attached Memorandum of Law,
and all of the files, rec	cords, and proceedings herein.
Signed this	day of
	Signature of Party
	Mailing Address
	Telephone Number

<u>Note</u>: All parties filing the motion must date and sign the Motion and provide his/her mailing address and telephone number. Attach additional sheets of paper as necessary. The motion must be served on each party, together with the notice of hearing, and any memorandum of law and accompanying documents.

	Plaintiff(s),	
VS.	Case No.	
	Defendant(s).	
Memorandum of Law In Support of or In Opposition to (Check "In Support of" if you are filing the motion and "In Opposition to" if you are opposing the Motion that was filed.)		
	(Name of Motion filed)	

Provide below an explanation of why the Motion should be granted or denied. Your explanation should be provided in consecutively numbered paragraphs. If you run out of space, you may attach additional sheets of paper and continue to number your paragraphs.

1.

\mathbf{a}	
Z	_
_	-

Signed this	day of	
	Signature of Party	
	Mailing Address	
	Telephone Number	

<u>Note</u>: All parties filing the Memorandum of Law must date and sign the Memorandum and provide his/her mailing address and telephone number. Attach additional sheets of paper as necessary. The Memorandum of Law must be served on each party, together with the Notice of Hearing, Motion and other accompanying documents, if any.

LR 7.1(f) & LR 72.2(d) CERTIFICATE OF COMPLIANCE

Plaintiff(s))
v.	Case Number:
Defendant(s))
I,	[name of filer], certify that the
Memorandum titled:complies with Local Rule 7	.1(f).
or	
Objection or Response to the	ne Magistrate Judge's Ruling complies with Local Rule 72.2(d).
I further certify that, in preparation	of the above document, I:
and that this word processing	rocessing program and version:ng program has been applied specifically to include all text, es, and quotations in the following word count.
Counted the words in the do	ocument.
I further certify that the above docu	ment contains the following number of words:
Date:	<u>s/</u> Name
	Address 1 Address 2 Phone Email
	Bar ID

	Plaintiff(s),	CERTIFICATE OF SERVICE FOR SERVICE BY MAIL	
VS.		Case No.	
	Defendant(s).		
(Enter the full name(s) of ALL plaintiffs and defendants in this lawsuit. Please attach additional pages, if necessary.)			
I hereby certify that on (mm/dd/yyyy), I caused the following documents: [List the documents you are going to file and serve.]			
[Check the box, below, that applies to how	v you served the ahove doci	iments.l	
to be filed electronically with t			
that I caused a copy of the fore filing, if filed electronically) to following: [List names and addr	egoing documents (and the best section be mailed by first class :	ne notice of electronic mail, postage paid, to the	

Date:	s/
	Signature of filing party
	Filer's Typed Name

Plaintiff(s),	
vs. Case No.	
Defendant(s).	
Berendant(b).	
NOTICE OF APPEAL	
Pursuant to Fed. R. App. P. 3(c)(1) and 4(a), notice is hereby given to	that the following parties
(provide the names of all parties who are filing an appeal):	
in the chave named each appeal to the United States Court of Annuals for	on the Eighth Circuit
in the above-named case appeal to the United States Court of Appeals for	or the Eighth Circuit.
The above-named parties appeal from the	(indicate whether the
appeal is from a <i>judgment</i> or an <i>order</i> of the District Court) of the U	.S. District Court for the

District of Minnesota that was entered on

entered) that:

(date judgment or order was

(If the appeal is from	an order, provide brief explanation, below, of the District Court's decision
in the order. If you a	are appealing only a portion of the judgment or order, indicate below which
part of the judgment of	or order you are appealing).
Signed this	day of
	Signature of Ports
	Signature of Party
	Mailing Address

Note: All parties filing the appeal must date and sign the Notice of Appeal and provide his/her mailing address and telephone number, EXCEPT that a signer of a pro se notice of appeal may sign for his/her spouse and minor children if they are parties to the case. Fed. R. App. P. 3(c)(2). Attach additional sheets of paper as necessary.

Telephone Number