PETITION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2254

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

_____, Petitioner, Name, include name under which you were convicted; prison number; and place of confinement.

-vs-

______, Respondent. Name of Warden, Superintendent, Jailor, or authorized person having custody of petitioner.

Petition

1. Name and county of court which entered the judgment of conviction under attack ______

2. Date of judgment of conviction _____

- 3. Length of sentence ______ Sentencing Judge______
- 4. Name of offense(s) for which you were convicted (list all counts):
- 5. What was your plea? (Check one)
 - (a) Guilty \Box
 - (b) Not Guilty \Box
 - (c) Nolo contendere \Box

If you entered a guilty plea to one count or indictment, and a not guilty plea to another count or indictment, give details: _____

6. Kind of trial? (If you did not plead guilty, Check one)

- (a) Jury
- (b) Judge Only
- 7. Did you testify at the trial? Yes \Box No \Box
- 8. Did you file a motion for a new trial? Yes \Box No \Box

	(a)	If so,	, did the trial court hold a hearing on your		?						
				Yes		No					
	(b)		t was the result?								
	(c)	Date	of result?								
9.	Did	you app	beal from the judgment of conviction?	Yes		No					
10.	If yo	u did a	ppeal, answer the following:								
	(a)	Nam	e of appellate court to which you appealed								
	(b)	Resu	llt of appeal								
	(c)	Date	of result								
	(d)	If yo	ur appeal was to the Georgia Court of App	oeals, di	d yoı	ı file a	l				
		petit	ion for a writ of certiorari with the Supren	ne Cour	rt of (Georg	ia?				
				• 7	_	•	_				
				Yes		No					
		(i) If	so, what was the result								
			Date of result								
	(e)		you petition for a writ of certiorari with the	e Unite	l Stat	tes					
			reme Court?								
		-	lt and date of result								
11.	Othe	er than	a direct appeal from the judgment of conv	iction a	nd se	ntenc	e or				
	a mo	a motion for a new trial, have you previously filed any petitions, applications,									
	or m	otions	with respect to this conviction in any state	or feder	al co	urt:					
				Yes		No					
				_			_				
12.			ver to 11 was "yes," give the following info								
		-	ons, please provide the following information	on on a	sepa	rate sl	neet				
	of pa	iper).									
	(a)	(1)	Name of court and case number								
	(a)	(1)	Name of court and case number								
		(2)	Date that you filed petition or motion								
		(3)	Nature of proceeding								
		(4)	All grounds raised (attach extra sheet if	necessa	rv)						
		(-)			- 5)_						
		(5)	Did you receive an evidentiary hearing o	on your	petit	ion,					
			application or motion?	-	-						
				Yes		No					
		(6)	Name of judge								
		(7)	Result								

(8)	Date of Result							
(9)	Did you appeal this result?							
	Y	es		No	C			
))	If you did appeal,							
	Which court heard your appeal?							
	What was the result of the appeal?							
	Date of result							
1)	If you did not appeal from the denial of reli why you did not.	ief, e	xplai	n brie	fly			
	any second petition, application, or motion, g mation:	give	the sa	me				
1)	Name of court and case number							
)								
2)	Date that you filed petition or motion							
3)	Nature of proceeding							
4)	All grounds raised (attach extra sheet if necessary)							
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(5)	Did you receive an evidentiary hearing on y	our	notiti	on				
3)	application or motion?	oui	penn	un,				
		Zes		No	[
	1	les		INU	L			
6	Nome of judge							
(6) (7)	Name of judge							
(7)	Result							
(8)	Date of Result							
(9)	Did you appeal this result?							
	Y	les		No	I			
4.0								
(10)	If you did appeal,							
	Which court heard your appeal?							
	What was the result of the appeal?							
	Date of result							
11)	If you did not appeal from the denial of reli	ief, e	xplai	n brie	fly			

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	 (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) 	Name of court and case number Date that you filed petition or motion Nature of proceeding All grounds raised (attach extra sheet Did you receive an evidentiary hearing application or motion? Name of judge Result Date of Result Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial why you did not.	n et if necessa ing on your Yes Yes	petit	ion, No No	
	 (3) (4) (5) (6) (7) (8) (9) (10) 	Nature of proceeding All grounds raised (attach extra sheed Did you receive an evidentiary hearing application or motion? Name of judge Result Date of Result Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial	et if necessa ing on your Yes Yes	petit	ion, No No	
	 (4) (5) (6) (7) (8) (9) (10) 	All grounds raised (attach extra shee Did you receive an evidentiary hearing application or motion? Name of judge Result Date of Result Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial	et if necessa ing on your Yes Yes	petit	ion, No No	
	(5) (6) (7) (8) (9) (10)	All grounds raised (attach extra shee Did you receive an evidentiary hearing application or motion? Name of judge Result Date of Result Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial	et if necessa ing on your Yes Yes	petit	ion, No No	
	(6) (7) (8) (9) (10)	application or motion? Name of judge	Yes		No	
	(7) (8) (9) (10)	Name of judge	Yes		No	
	(7) (8) (9) (10)	Result Date of Result Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial	Yes		No	
	(7) (8) (9) (10)	Result Date of Result Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial	Yes		No	
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	(9) (10)	Did you appeal this result? If you did appeal, Which court heard your appeal? What was the result of the appeal? Date of result If you did not appeal from the denial				
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	(11)	What was the result of the appeal? Date of result If you did not appeal from the denial				
	(11)	Date of result If you did not appeal from the denial				
	(11)	If you did not appeal from the denia	l of relief e			
	(11)	• • • • • • • • • • • • • • • • • • • •	l of relief e			
		why you did not.	i oi i chei, e	explai	n brie	fly
sente word	ence cur ls, have	on, application, motion, or appeal relaterently pending before any court or oth you filed a motion, petition, or appeal l ruling?)	her tribunal where the o	l? (Ir court	1 othei has <u>n</u> e	r <u>ot</u>
**			Yes		No	C
-		ered yes, provide:				
		the court				
	case nur					
Natu	re of the	e petition, application, or motion				

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CAUTION: To proceed in the federal court, you must ordinarily first exhaust your state court remedies as to each ground on which you request action by the federal court. As to all grounds on which you have previously exhausted state court remedies, you should set them forth in this petition if you wish to seek federal relief. If you fail to set forth all such grounds in this petition, you may be barred from presenting them at a later date.

For your information, the following is a list of the most frequently raised grounds for relief in Habeas Corpus proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you may have other than those listed if you have exhausted all your state court remedies with respect to them. However, <u>you should raise in this petition all available grounds</u>, relating to this conviction, on which you base your allegations that you are being held in custody unlawfully.

If you select one or more of these grounds for relief, you must allege facts in support of the ground or grounds which you choose. Do not check any of the grounds listed below. The petitions will be returned to you if you merely check (a) through (j) or any one of these grounds.

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by use of coerced confession.
- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure, where the state has not provided a full and fair hearing on the merits of the Fourth Amendment claim.
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest, where the state has not provided a full and fair hearing on the merits of the Fourth Amendment claim.
- (e) Conviction obtained by a violation of the privilege against selfincrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by the action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (j) Denial of right of appeal.

A. Ground One: _____

Supporting FACTS (Tell your story <u>briefly</u> without citing cases or law):

B.	Ground Two:
	Supporting FACTS (Tell your story <u>briefly</u> without citing cases or
C.	Ground Three:
	Supporting FACTS (Tell your story <u>briefly</u> without citing cases or
D.	Ground Four:
	Supporting FACTS (Tell your story <u>briefly</u> without citing cases or

15. If any of the grounds listed in questions 12 A, B, C, and D, were not previously presented in any other court, state or federal, state <u>briefly</u> what grounds were not so presented, and give your reasons for not presenting them:

(a) (b) (c)	At preliminary hearing
	At arraignment and plea
(c)	
	At trial
(d)	At sentencing
(e)	On appeal
(f)	In any post-conviction proceeding
(g)	On appeal from any adverse ruling in a post-conviction proceeding
	ere you sentenced on more than one count of an indictment, or on more n one indictment, in the same court at the same time?
· · · · ·	Yes D No
Dov	you have any future sentence to serve after you complete the sentence
-	oosed by the conviction under attack?
-	posed by the conviction under attack? Yes D No
-	•

19. Timeliness of Petition: If over one year has passed since the conclusion of your appeal, not counting any time during which an application for habeas corpus was pending in any state court, you must explain why the one-year statute of limitation set forth in 28 U.S.C. § 2244(d)* does not bar your petition:

*Title 28 U.S.C. § 2244(d) provides:

(1) A 1-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 judgement 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 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.

Wherefore, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding.

I declare under penalty of perjury that the foregoing is true and correct.

Signed on _

(Date)

Signature

Signature of Attorney, if applicable

Please note that under O.C.G.A. § 9-14-45 service of a petition of Habeas Corpus shall be made upon the person having custody of the petitioner. If you are being detained under the custody of the Department of Offender Rehabilitation, an additional copy of the petition must be served on the Attorney General. If you are being detained under the custody of some authority other than the Department of Offender Rehabilitation, an additional copy of the petition must be served upon the District Attorney of the county in which the petition is filed. Service upon the Attorney General or the District Attorney may be had by mailing a copy of the petition and a proper certificate of service.