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

PETITION FOR WRIT OF HABEAS CORPUS UNDER 28 U.S.C. § 2241

PETITIONER	CURRENT PLACE OF CONFINEMENT
(Full name of Petitioner)	
VS.	
	PRISONER ID NUMBER
RESPONDENT	CASE NUMBER
(Name of TDCJ Director, Warden, Jailor, or authorized person having custody of Petitioner)	(Supplied by the District Court Clerk)

INSTRUCTIONS - READ CAREFULLY

- 1. The petition must be legibly handwritten or typewritten, and signed and dated by the Petitioner, under penalty of perjury. Any false statement of an important fact may lead to prosecution for perjury. Answer all questions in the proper space on the form.
- 2. Additional pages are not allowed except that ONE separate additional page is permitted in answering question 10.
- 3. Receipt of the \$5.00 filing fee or a grant of permission to proceed *in forma pauperis* must occur before the court will consider your petition.
- 4. If you do not have the necessary filing fee, you may ask permission to proceed *in forma pauperis*. To proceed *in forma pauperis*, (1) you must sign the declaration provided with this petition to show

that you cannot prepay the fees and costs, <u>and</u> (2) if you are confined in TDCJ-CID, you must send in a certified *In Forma Pauperis* Data Sheet form from the institution in which you are confined. If you are in an institution other than TDCJ-CID, you must send in a certificate completed by an authorized officer at your institution certifying the amount of money you have on deposit at that institution. If you have access or have had access to enough funds to pay the filing fee, then you must pay the filing fee.

- 5. Only one sentence, conviction, disciplinary proceeding, or parole matter may be challenged in a single petition. If you challenge more than one, you must do so by separate petition(s).
- 6. Mail the completed petition and one copy to the U. S. District Clerk. The "Venue List" in your unit law library lists all of the federal courts in Texas, their divisions, and the addresses for the clerk's offices.
- 7. It is your responsibility to immediately notify the court in writing of any change of address. Failure to notify the court of your change of address could result in the dismissal of your case.

PETITION

	E COMPLETE THE FOLLOWING: (check the appropriate number)
This peti	tion concerns:
1	pretrial detention;
2	a conviction;
3	
4	
5	
6	
7.	
	other (specify):
relevant to your the result and t	ou pursued to completion all relevant state and/or prison administrative remedies r complaint(s) before filing this petition. \Box Yes \Box No If yes, what was the date of the result of any such proceeding. If no, explain why you have not pursued all such
relevant to your the result and t	r complaint(s) before filing this petition. \Box Yes \Box No \Box If yes, what was the date of the result of any such proceeding. If no, explain why you have not pursued all such
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State the offense with which you have been charged and whether you have been convicted charged offense(s) or whether you are still awaiting trial: Name and location of court in which your case is pending or in which you were convicted: The criminal docket or case number and the offense(s) for which you have been charged or convicted: If you have been convicted of the charged offense(s), the date upon which sentence was impand the length of the sentence: Check whether a finding of guilty was made: a. after a plea of guilty b. after a plea of not guilty c. after a plea of nolo contendere If you were found guilty, check whether that finding was made by: a. a jury b. a judge without a jury Did you appeal from the judgment of conviction or the imposition of sentence?		
Check whether a finding of guilty was made: a. after a plea of not guilty b. after a plea of not guilty c. after a plea of not contendere If you were found guilty, check whether that finding was made by: a. a jury b. a judge without a jury Did you appeal from the judgment of conviction or the imposition of sentence?		
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c. after a plea of nolo contendere If you were found guilty, check whether that finding was made by: a. a jury b. a judge without a jury Did you appeal from the judgment of conviction or the imposition of sentence?	Check whe	ther a finding of guilty was made:
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a. a jury b. a judge without a jury Did you appeal from the judgment of conviction or the imposition of sentence?	a.	after a plea of guilty
b. a judge without a jury Did you appeal from the judgment of conviction or the imposition of sentence?	a. b.	after a plea of guilty after a plea of not guilty
Did you appeal from the judgment of conviction or the imposition of sentence?	a. b. c.	after a plea of guilty after a plea of not guilty after a plea of nolo contendere
	a. b. c. If you were	after a plea of guilty after a plea of not guilty after a plea of nolo contendere e found guilty, check whether that finding was made by:
□ Yes □ No	a. b. c. If you were a.	after a plea of guilty after a plea of not guilty after a plea of nolo contendere found guilty, check whether that finding was made by: a jury
	a. b. c. If you were a. b.	after a plea of guilty after a plea of not guilty after a plea of nolo contendere found guilty, check whether that finding was made by: a jury a judge without a jury

9.	If you did appeal, give the following information for each appeal:		
	a. (1) Name o	f court and docket or case number:	
	(2) Result a	and date of result:	
(3) Grounds raised (list each):			
		(a)	
		(b)	
		(c)	
		(d)	
	b. (1) Name o	of court and docket or case number:	
	(2) Result a	and date of result:	
		s raised (list each):	
		(a)	
		(b)	
		(c)	

	(d)
State concisely every briefly the facts supp	ground on which you claim that you are held unlawfully. Summarize porting each ground. If necessary, attach a single page only behind page
CAUTION: barred from presen conclusions, in supp specific facts that su	If you fail to set forth all grounds in this petition, you may be ating additional grounds at a later date. You must state facts, not port of your grounds. Do not argue or cite law. Just state the upport your claim. Legal arguments and citation to cases or law I in a separate memorandum.
a. GROUND ONE:	
Supporting facts:	
b. GROUND TWO	v:
Supporting facts:	
11 0	

c. GROUND THREE:
Supporting facts:
e of Persons and an analysis analysis and an analysis and an analysis and an analysis and an a
d. GROUND FOUR:
Supporting facts:

Relief sought in this petition:	
	previous application or petition for habeas corpus or any other application, a with respect to the grounds raised in this petition?
	□ Yes □ No
If your answer to application, petiti	Question No. 12 is yes, give the following information as to each previous ion, or motion:
a. (1) Nan	ne of court and docket or case number:
(2) Res	ult and date of result:
(3) Gro	ounds raised (list each):
	(a)
	(b)
	(c)
	(d)
b. (1) Nan	ne of court and docket or case number:
(2) Res	ult and date of result:
	runds raised (list each):
	(a)

	(b)			
	(c)			
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a motion and it w ineffective to test	e whether you have filed as denied, state why you the legality of your dete	ur remedy by way of a	such motion is inadequa	te or
	represented by counseless and telephone number			

Wherefore, Petit	ioner prays that the Court	grant him the relief to which he may be entitled.
		Signature of Attorney (if any)
that this Petition for		penalty of perjury that the foregoing is true and correct was placed in the prison mailing system on (month, day, year).
Executed (signe	d) on	(date).
		Signature of Petitioner (required)
Petitioner's <u>curr</u>	ent address:	
_		
_		
-		