DC-198 Rev. 7-01

MOTION FOR POST CONVICTION COLLATERAL RELIEF

COMMONWEALTH OF PENNSYLVANIA VS	COURT AND DOCKET NUMBERS
V5	
(Name of Defendant)	To be completed by Clerk of Court
NOTE: List below those informations or indictments & of INFORMATION OR INDICTMENT NUMBERS	fenses for which you have not completed your sentence.
INFORMATION OR INDICTMENT NOMBERS	···
I WAS CONVICTED OF THE FOLLOWING CR	IMES:

1. MY NAME IS:				
2. I AM NOW				
z. I AWI NOVV				
(a) On Par				
	ng at			
3. I WAS SENTI	ENCED ON	, 2T	O A TOTAL TERM	
OF	, COMMENCING ON	, 2	ВҮ	
JUDGE(S)				
FOLLOWING	A: 🗆 Trial by jury	☐ Plea of Guilty		
	☐ Trial by a judge without a jury	☐ Plea of nolo conter	dere	
	I am 🔲 Serving	☐ Waiting to serve	The Sentence Imposed	
4. I AM ELIGIB	LE FOR RELIEF BECAUSE OF:			
(I) A violation of the Constitution of this Commonwealth or the Constitution or laws of the United States which, in the circumstances of the particular case, so undermined the truth-determining process that no reliable adjudication of guilt or innocence could have taken place.				
(II) Ineffective assistance of counsel which, in the circumstances of the particular case, so undermined the truth-determining process that no reliable adjudication of guilt or innocence could have taken place.				
(III) A plea of guilty unlawfully induced where the circumstances make it likely that the inducement caused the petitioner to plead guilty and the petitioner is innocent.				
(IV) The improper obstruction by government officials of the petitioner's right of appeal where a meritorious appealable issue existed and was properly preserved in the trial court.				
(V) The unavailability at the time of trial of exculpatory evidence that has subsequently become available and would have changed the outcome of the trial if it had been introduced.				
(VI)	The imposition of a sentence greater than the	e lawful maximum.		
(VII)	A proceeding in a tribunal without jurisdicti	on.		

Α	HE FACTS IN SUPPORT OF THE ALLEGED ERROR(S) UPON WHICH THIS MOTION IS BASE RE AS FOLLOWS: (State facts clearly and fully; argument, citations, or discussions of authorities shall of be included.)
(A	A) I know the following facts to be true of my own personal knowledge:
(E	The following facts were made known to me by means other than my own personal knowledge (Explain how and by whom you are informed):
(0	C) In the event my appeal is allowed as requested under #4, the following are the matters which I intend to assert on that appeal (Specify the matters to be asserted if appeal is allowed)

6. SUPPORTING EXHIBIT		sihita	
(A) In support of this motion			1
☐ Affidav		[Exhibit(s) No	
☐ Records		[Exhibit(s) No	
Other Supporting Evidence		[Exhibit(s) No	
(B) I have not attached any	affidavits, records or ot	her supporting evidence bed	cause
7. I HAVE TAKEN THE FO OR SENTENCE(S):	LLOWING ACTION(S) TO SECURE RELIEF FF	ROM MY CONVICTION(S
(A) Direct Appeal		ourt(s) to which appeal(s) w	as/were taken, date, term an
YES NO	number, and result.)		
(B) Previous proceeding	gs in the courts of the C	ommonwealth of Pennsylva	nia
YES NO	(IF "YES," name the ty	pe of proceedings (such as h	abeas corpus, etc.) —
	Court(s) in which petit	reedings under the Post Conv tion(s) was/were filed, date, t	erm and number, and result,
	including all appeals.)		
		•	
	ther petitions in Federa		-to Clad data(s) Court
YES NO	(IF "YES," name the di Number—civil action	istrict in which petition(s) wa or miscellaneous, and result,	including all appeals.)
			-
(D) Other legal proceed	lings		
YES NO			ourt in which filed, date, term
	and number, and resu	lt, including all appeals.)	

			,	
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. I PREV	VIOUSLY CHALLEN	GED MY CONVICTION IN	THE FOLLOW	VING COURTS:
Court	Caption	Term Number	Attorney	Relief Requested
-				
		AVE RAISED IN THIS MOT		OT BEEN PREVIOUSLY
LITIG	GATED OR ONE OF			OT BEEN PREVIOUSLY
LITIG	SATED OR ONE OF The allegation of err I) If the allegation of e	THE FOLLOWING APPLIE	S:	
LITIG	GATED OR ONE OF The allegation of err I) If the allegation of eaffirmation of sente	THE FOLLOWING APPLIE or has not been waived. error has been waived, the alle	S: ged error has resi ing trial or on dir	ulted in the conviction or rect appeal could not have
LITIC	SATED OR ONE OF The allegation of err I) If the allegation of eaffirmation of sente The failure to litigate been the result of a	THE FOLLOWING APPLIE or has not been waived. error has been waived, the alle nce of an innocent individual.	S: ged error has resu ing trial or on dir al decision by cou	ulted in the conviction or ect appeal could not have unsel.
LITICION (A	The allegation of err I) If the allegation of err II) If the allegation of eaffirmation of sente The failure to litigate been the result of an	THE FOLLOWING APPLIE or has not been waived. error has been waived, the alle nce of an innocent individual. ate this issue(s) prior to or dur. any rational, strategic, or tactic	S: ged error has resu ing trial or on dir al decision by cou	ulted in the conviction or ect appeal could not have unsel.
LITIC (I (I (I (E	A) CATED OR ONE OF The allegation of err II) If the allegation of eaffirmation of sente The failure to litigate been the result of a sente CUSE OF THE FOREO A) CAN	THE FOLLOWING APPLIE or has not been waived. error has been waived, the alle nce of an innocent individual. ate this issue(s) prior to or dur- any rational, strategic, or tactic GOING REASONS, THE RE	S: ged error has resu ing trial or on dir al decision by cou	ulted in the conviction or ect appeal could not have unsel.
LITIG	The allegation of err I) If the allegation of eaffirmation of sente The failure to litigate been the result of a sente USE OF THE FOREO A) Release from Company of Sente s	THE FOLLOWING APPLIE or has not been waived. error has been waived, the alle nce of an innocent individual. ate this issue(s) prior to or dur- any rational, strategic, or tactic GOING REASONS, THE RE	S: ged error has resulting trial or on direction by con	ulted in the conviction or rect appeal could not have unsel.

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TATE AT		
Witness Testimony:		
Witness Name:		
,		
Witness Name		
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D 1		4
produce the following of	onal circumstances set forth below, I request that the District At	torney
produce the following c	ocuments.	
w R. H.		

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citation and discussion of authorities:
the cost of this proceeding.
in my prison account.
in my prison account.
ncial resources or otherwise unable to
present me.
ddress of your lawyer.)
duress of your lawyer.)
(Cignoture of Defendant)
(Signature of Defendant)

UNSWORN DECLARATION

	I, do hereby verify that
	the facts set forth in the above motion are true and correct
	to the best of my personal knowledge or information and
	belief, and that any false statements herein are made sub-
	ject to the penalties of Section 4904 of the Crimes Code
	(18 Pa. C.S. § 4904), relating to unsworn falsification to
	authorities.
No Notary	
Required	(Signature of Defendant)

COMMONWEALTH OF PENNSYLVANIA VS	IN THE CRIMINAL COURTS OF THE COUNTY OF			
Võ				
(Name of Defendant)	Criminal Action No of 2			
ORI	DER			
AND NOW thisday of, 2	Upon consideration of the foregoing motion:			
1. The motion is returned to defendant for amendment				
2. A rule is granted upon the Commonwealth of Pennsylvania to show cause why a hearing should not be granted. The rule is returnable on or before				
3. The request to proceed as a poor person, without the	payment to costs, is 🔲 granted 🗀 denied.			
4. Upon finding that defendant is unable to obtain a lawyer Esq., is appointed to represent him/her.				
5. The Clerk of Court is ordered and directed to do the following forthwith:				
(a) To serve a copy of this motion and this order upon the District Attorney of County.				
(b) To send a copy of this motion and this order to Esq., the lawyer for the defendant.				
(c) To send a copy of this order to the defendant.				
6.				
ORIGINAL 9				