COURT OF CRIMINAL APPEALS OF TEXAS APPLICATION FOR A WRIT OF HABEAS CORPUS SEEKING RELIEF FROM FINAL FELONY CONVICTION UNDER CODE OF CRIMINAL PROCEDURE, ARTICLE 11.07

INSTRUCTIONS

- 1. You must use the complete form, which begins on the following page, to file an application for a writ of habeas corpus seeking relief from a final felony conviction under Article 11.07 of the Code of Criminal Procedure. (This form is not for death-penalty cases, probated sentences which have not been revoked, or misdemeanors.)
- 2. The district clerk of the county in which you were convicted will make this form available to you, on request, without charge.
- 3. You must file the entire writ application form, including those sections that do not apply to you. If any pages are missing from the form, or if the questions have been renumbered or omitted, your entire application may be dismissed as non-compliant.
- 4. You must make a separate application on a separate form for each judgment of conviction you seek relief from. Even if the judgments were entered in the same court on the same day, you must make a separate application for each one.
- 5. Answer every item that applies to you on the form. Do not attach any additional pages for any item.
- 6. You must include all grounds for relief on the application form as provided by the instructions under item 17. You must also briefly summarize the facts of your claim on the application form as provided by the instructions under item 17. Each ground shall begin on a new page, and the recitation of the facts supporting the ground shall be no longer than the two pages provided for the claim in the form.
- 7. Legal citations and arguments may be made in a separate memorandum that complies with Texas Rule of Appellate Procedure 73 and does not exceed 15,000 words if computer-generated or 50 pages if not.
- 8. You must verify the application by signing either the Oath Before Notary Public or the Inmate's Declaration, which are at the end of this form on pages 11 and 12. You may be prosecuted and convicted for aggravated perjury if you make any false statement of a material fact in this application.
- 9. When the application is fully completed, mail the original to the district clerk of the county of conviction. Keep a copy of the application for your records.
- 10. You must notify the district clerk of the county of conviction of any change in address after you have filed your application.

Case No. _____ (The Clerk of the convicting court will fill this line in.)

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

APPLICATION FOR A WRIT OF HABEAS CORPUS SEEKING RELIEF FROM FINAL FELONY CONVICTION UNDER CODE OF CRIMINAL PROCEDURE, ARTICLE 11.07

NAM	E: _				
DATE	e of	BIRTH:			
PLAC	E O	F CONFINEM	MENT:		
TDCJ	-CII	NUMBER: .			SID NUMBER:
(1)	Thi	s application o	concerns (check all the	hat a	oply):
		a conviction]	parole
		a sentence]	mandatory supervision
		time credit]	out-of-time appeal or petition for discretionary review
(2)	What district court entered the judgment of the conviction you want relief from? (Include the court number and county.)				
(3)	What was the case number in the trial court?				
(4)	What was the name of the trial judge?				

	nsel? If yes, provide the attorney's name:
What was the date that the jud	dgment was entered?
For what offense were you con	nvicted and what was the sentence?
· ·	e than one count of an indictment in the same court a ere you convicted of and what was the sentence in eac
What was the plea you entered	d? (Check one.)
What was the plea you entered □ guilty-open plea □ not guilty	d? (Check one.) □ guilty-plea bargain □ nolo contendere/no contest
□ not guilty	☐ guilty-plea bargain
☐ guilty-open plea☐ not guilty	☐ guilty-plea bargain☐ nolo contendere/no contest
☐ guilty-open plea☐ not guilty	☐ guilty-plea bargain ☐ <i>nolo contendere</i> /no contest to counts in a multi-count indictment, please explain

Did you appeal fr	om the judgment of conviction?
□ yes	□ no
If you did appeal	, answer the following questions:
(A) What court	of appeals did you appeal to?
(B) What was th	e case number?
(C) Were you re name:	presented by counsel on appeal? If yes, provide the attorney's
(D) What was th	e decision and the date of the decision?
Did you file a pet	ition for discretionary review in the Court of Criminal Appeals?
□ yes	□ no
If you did file a p	etition for discretionary review, answer the following questions:
(A) What was th	e case number?
(B) What was th	e decision and the date of the decision?
	usly filed an application for a writ of habeas corpus under Articles Code of Criminal Procedure challenging this conviction?
□ yes	□ no
If you answered y	ves, answer the following questions:
	e Court of Criminal Appeals' writ number?

` '	entify the reason that the current claims were not presented and c
not have t	been presented on your previous application.
Do you curren court?	tly have any petition or appeal pending in any other state or fede
□ yes	□ no
If you answere	ed yes, please provide the name of the court and the case number:
ii you answere	yes, please provide the name of the court and the case number.
T.0	
•	senting a claim for time credit, have you exhausted your eremedies by presenting your claim to the time credit resolution
system of the T	Texas Department of Criminal Justice? (This requirement applies
any final felon	y conviction, including state jail felonies)
□ yes	□ no
If you answere	ed yes, answer the following questions:
(A) What dat	e did you present the claim?
(B) Did you r	eceive a decision and, if yes, what was the date of the decision?
(b) Dia your	

-		

(17) Beginning on page 6, state *concisely* every legal ground for your claim that you are being unlawfully restrained, and then briefly summarize the facts supporting each ground. You must present each ground on the form application and a brief summary of the facts. *If your grounds and brief summary of the facts have not been presented on the form application, the Court will not consider your grounds.*If you have more than four grounds, use pages 14 and 15 of the form, which you may copy as many times as needed to give you a separate page for each ground, with each ground numbered in sequence. The recitation of the facts supporting each ground must be no longer than the two pages provided for the ground in the form.

You may include with the form a memorandum of law if you want to present legal authorities, but the Court will *not* consider grounds for relief set out in a memorandum of law that were not raised on the form. The citations and argument must be in a memorandum that complies with Texas Rule of Appellate Procedure 73 and does not exceed 15,000 words if computer-generated or 50 pages if not. If you are challenging the validity of your conviction, please include a summary of the facts pertaining to your offense and trial in your memorandum.

FACTS SUPPORTING GROUND ONE:	GROUND ONE:		
FACTS SUPPORTING GROUND ONE:			
	FACTS SUPPORTING GROUND ONE:		

GROUND TWO:		
FACTS SUPPORTING GROUND TWO:		

GROUND THREE:		
FACTS SUPPORTING GROUND THREE:		

GROUND FOUR:		
FACTS SUPPORTING GROUND FOUR:		

GROUND:	
FACTS SUPPORTING GROUND:	

WHEREFORE, APPLICANT PRAYS THAT THE COURT GRANT APPLICANT RELIEF TO WHICH HE MAY BE ENTITLED IN THIS PROCEEDING.

VERIFICATION

This application must be verified or it will be dismissed for non-compliance. For verification purposes, an applicant is a person filing the application on his or her own behalf. A petitioner is a person filing the application on behalf of an applicant, for example, an applicant's attorney. An inmate is a person who is in custody.

The inmate applicant must sign either the "Oath Before a Notary Public" before a notary public or the "Inmate's Declaration" without a notary public. If the inmate is represented by a licensed attorney, the attorney may sign the "Oath Before a Notary Public" as petitioner and then complete "Petitioner's Information." A non-inmate applicant must sign the "Oath Before a Notary Public" before a notary public unless he is represented by a licensed attorney, in which case the attorney may sign the verification as petitioner.

A non-inmate non-attorney petitioner must sign the "Oath Before a Notary Public" before a notary public and must also complete "Petitioner's Information." An inmate petitioner must sign either the "Oath Before a Notary Public" before a notary public or the "Inmate's Declaration" without a notary public and must also complete the appropriate "Petitioner's Information."

OATH BEFORE A NOTARY PUBLIC

STATE OF TEXAS	
COUNTY OF	
the applicant / petitioner (circle one) in this acti application for a writ of habeas corpus and, acca application are true."	
	Signature of Applicant / Petitioner (circle one)
SUBSCRIBED AND SWORN TO BEFORE M	ME THIS, DAY OF, 20
	Signature of Notary Public

PETITIONER'S INFORMATION

Petitioner's printed name:		_
State bar number, if applicable:		_
Address:		_
		_
		_
Telephone:		_
Fax:		_
INMATE'S DECLARATION	om the applicant / potition	nar (airola ana) and
Ι,		
being presently incarcerated in	, dec	lare under penalty of
perjury that, according to my belief, the fa	acts stated in the above applicatio	n are true and correct.
	Signed on	, 20
	Signature of Applicant	/ Petitioner (circle one)

PETITIONER'S INFORMATION

Petitioner's printed name:		
Address:		
Telephone:		<u>-</u>
	Signed on	, 20
		CD (''
	S	ignature of Petitioner