## INMATE FORM FOR WRIT OF HABEAS CORPUS INSTRUCTIONS – READ CAREFULLY

NOTE: O.C.G.A. § 9-10-14 (a) requires the proper use of this form, and failure to use this form as required will result in the clerk of any court refusing to accept the action for filing.

- 1. Any action filed by an inmate of a state or local penal or correctional institution against the state or a local government or against any agency or officer of a state or local government must be filed on the appropriate form or forms promulgated by the Administrative Office of the Courts of Georgia.
- 2. These forms may be obtained at the Administrative Office of the Courts website, directly from the Administrative Office of the Courts upon written request, or from the Administrative Office of the Courts through the head of the institution in which the inmate is incarcerated.
- 3. This application must be legibly handwritten or typewritten and signed by the petitioner. Any false statement of a material fact may serve as the basis for sanctions or prosecution for perjury. All questions must be answered concisely in the proper space on the form.
- 4. Any inmate may submit with the complaint or other initial pleading any additional matter in any form if the pleading includes the form or forms attached hereto. Material attached to the forms should be legibly handwritten, typewritten, or copied.
- 5. Upon receipt of the appropriate filing fee or if permission to proceed in forma pauperis has been granted, your petition will be filed if it is in proper order.
- 6. If the inmate wishes to file an affidavit of indigency (i.e., a request to proceed in forma pauperis), it must be accompanied by a certification from the institution wherein the inmate is incarcerated that the financial statement correctly states the amount of funds in any and all custodial accounts held with the institution.
- 7. O.C.G.A. § 42-12-1 et seq. provides that an inmate's institutional account shall be frozen, and funds seized for court costs and fees. Additionally, the filing of frivolous litigation shall result in a deduction from such account.
- 8. Any action brought pursuant to this article shall be filed within one year in the case of a misdemeanor, except as otherwise provided in O.C.G.A. § 40-13-33, or within four years in the case of a felony, other than one challenging a conviction for which a death sentence has been imposed or challenging a sentence of death. O.C.G.A. § 9-14-42 (c).
- 9. Any inmate form for writ of habeas corpus which does not conform to these instructions will not be accepted or filed.

## IN THE SUPERIOR COURT OF \_\_\_\_\_\_STATE OF GEORGIA

	Petitioner , Inmate Number  vs.  Warden	Civil Action No
	Respondent (Name of institution where you are now located)	
	APPLICATION FOR WE	RIT OF HABEAS CORPUS
	PART I: BACKGROUND INFOR	MATION ON YOUR CONVICTION
1.	Name, county, and court that entered the judgme	ent of conviction under attack:
2.	Date of conviction:	
		ates that applications for writ of habeas corpus must structions 7 for more information.)
	Were you sentenced on more than one count of a same court and at the same time? ☐ Yes Name of offense(s). List all counts:	an indictment, or on more than one indictment, in the   No
6.	What was your plea? Please check one:	
	☐ Guilty ☐ Guilty but mentally ill ☐ Nolo contendere ☐ Not guilty If you entered a guilty plea to one count or indic another count or indictment, give details:	tment, and a not guilty or nolo contendere plea to
7.	Kind of trial. Please check one:	
8	☐ Jury ☐ Judge only Did you testify at the trial? ☐ Yes	□ No

9.	Did	you appeal from the conviction? $\square$ Yes $\square$ No							
10.	If y	ou did appeal, answer the following:							
	Nar	ne of appellate court to which you appealed:							
	Res	ult of appeal:							
	Dat	e of result:							
11.	any	er than a direct appeal from the judgment of conviction and sentence, have you previously filed petitions, applications, or motions with respect to this conviction in any state or federal court? Yes							
	peti	our answer to question 11 was "Yes," give the following information: ( <b>Note</b> : If more than three tions, please use a separate page and use the same format to list them.)  Name of court and case number:							
		What kind of case or action was this?							
		All grounds raised (attach extra pages if necessary):							
		Did a judge hear the case? ☐ Yes ☐ No Did a witness testify? ☐ Yes ☐ No							
		Name of judge:							
		Result:							
		Date of result:							
	B.	As to any second petition, application, or motion, give the following information:							
		Name of court and case number:							
		What kind of case or action was this?							
		All grounds raised (attach extra pages if necessary):							
		Did a judge hear the case? ☐ Yes ☐ No Did a witness testify? ☐ Yes ☐ No							
		Name of judge:							
		Result:							
		Date of result:							
	C.	As to any third petition, application, or motion, give the following information:							
		Name of court and case number:							
		What kind of case or action was this?							
		All grounds raised (attach extra pages if necessary):							

			estify.	□Yes	□ NO	
Name of judge:						
						Date of result:
Did you appeal to the Georgia Supreme Court or the Georgia Court of Appeals from the result taken on any petition, application, or motion listed above?						
First petition, application, or motion:		Yes		No		
Second petition, application, or motion:		Yes		No		
Third petition, application, or motion:		Yes		No		
. If you did not appeal from the denial of relief on any petition, application, or motion, explain briefly why you did not appeal:						
	he denial	of your	petition	by the G		
you have any petition or appeal now pending in ler attack?	any state	or fede	ral court	regardin	g the conviction	
ve the name and address, if known, of each attor	ney who	represen	ted you i	n the foll	lowing stages	
judgment attacked herein:						
t preliminary hearing:						
prominary nearing.						
arraignment and plea:						
arraignment and plea:						
arraignment and plea:trial:						
arraignment and plea:  trial:  sentencing:						
1	Date of result:					

If so, give the name and location of each court which has imposed any other sentence:			
State the date and length of any of	ther sentence to	be served:	
Have you filed, or do you content any other sentence?	plate filing, any □ Yes	y petition attacking the judgment(s) which imposed ☐ No	



## PART II: STATEMENT OF YOUR CLAIMS

State concisely every ground on which you now claim that you are being held unlawfully. Summarize briefly the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting the same.

GROUND ONE:
SUPPORTING FACTS (Tell your story <i>briefly</i> without citing cases or law):
Did you raise this claim at trial or on direct appeal? ☐ Yes ☐ No  If the answer to the question directly above is yes, provide a citation to the record:
GROUND TWO:
SUPPORTING FACTS (Tell your story <i>briefly</i> without citing cases or law):
Did you raise this claim at trial or on direct appeal? ☐ Yes ☐ No  If the answer to the question directly above is yes, provide a citation to the record:

3.

GROUND THREE:
SUPPORTING FACTS (Tell your story <i>briefly</i> without citing cases or law):
Did you raise this claim at trial or on direct appeal? ☐ Yes ☐ No  If the answer to the question directly above is yes, provide a citation to the record:
GROUND FOUR:
SUPPORTING FACTS (Tell your story <i>briefly</i> without citing cases or law):
Did you miss this slaim at trial or on direct annual?
Did you raise this claim at trial or on direct appeal? ☐ Yes ☐ No  If the answer to the question directly above is yes, provide a citation to the record:
PLEASE LIST ANY OTHER CLAIMS YOU RAISED AT TRIAL OR ON DIRECT APPEAL (and provide appropriate citations to the record):

## **PART III: OTHER CLAIMS NOT PRESENTED TO A COURT BEFORE THIS**If any of the grounds listed in PART II of this form were not previously presented in any other state or federal court, state *briefly* what grounds were not so presented and give your reasons for not presenting them:

Wherefore, petitioner prays that the proceeding.	Court grant relief to which the petitioner may be entitled in the
	Date
	Signature and Address of Petitioner's Attorney (if any attorney)
I declare (or certify, verify, or state) application for writ of habeas corpus a	under penalty of perjury that the foregoing statements made in the true and correct.
Executed on:Date	
	Signature of Petitioner
Sworn to and subscribed before me this day of, 20	

Notary Public or Other Person Authorized to Administer Oaths

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 Georgia Department of Corrections, an additional copy of the petition must be served on the attorney general of Georgia. If you are being detained under the custody of some authority other than the Georgia Department of Corrections, 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.