	District Court Court Address:	County, Colorado		
	Court Address.			
	People of the State of Co	lorado		
	r copie of the state of oc	norado		
	v.			
	Defendant		▲ co	URT USE ONLY
	Attorney or Party Without	Attorney (Name and Address):	Case Number	er:
	Phone Number:	E-mail:		
	FAX Number:	Atty. Reg. #:	Division	Courtroom
Ĺ	PETITION F	OR POSTCONVICTION RELIEF P	ORSUANT TO CR	IIVI. P. 35(C)
<u>C</u>	ONVICTION UNDER ATTA	<u>ICK</u>		
1.	. What was the date of you	r conviction?		(day/month/year).
2.	. Which of the following res	sulted in your conviction? \square PLEA, \square	JURY TRIAL, OR 🖵	COURT TRIAL.
3.	. Were vou represented by	an attorney? ☐YES ☐NO		
		•		
	yes, list the names and add neets if necessary.	resses of any attorney who has ever re	epresented you in this	s case. Attach additional
	·			
Name: Name: Name:				
A	ddress:	Address:		
NI	ature of Ponrocentation (for	example: preliminary hearing, plea, tri	ial\	
IN	ature or Representation (10)	example, preliminary flearing, plea, th	iai)	
D	IRECT APPEAL			
4.	. Was this case appealed?	☐YES ☐NO If yes, please prov	ide the following:	
Α	ppeal Case Number:			
Δ	nnellate Court:			
~				
	Result:		Date:	
D	ate of mandate from the ap	pellate court:		

POSTCONVICTION PROCEEDINGS

5.	applica	nan a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, tions, or motions with respect to this judgment in any court, state or federal, such as Rule 35(a), Rule or a Writ of Habeas Corpus? \square YES \square NO		
6.	If your a	answer to 5 was "YES" give the following information for each petition filed:		
	a.	FIRST petition, application or motion.		
		(1) Name of court		
		(2) Nature of proceeding (for example, Rule 35(a), Rule 35(c), § 2254 Writ of Habeas Corpus)		
		(3) Claims raised		
		(4) Name of attorney if any		
		(5) Did you receive an evidentiary hearing on your petition, application, or motion? ☐YES ☐NO		
		(6) Result		
		(7) Date of Result		
		(8) Did you appeal the result? ☐YES ☐NO		
		i) If you did appeal, what was the result and date of the court's decision (or attach a copy of the court's opinion or order)?		
		ii) If you did not appeal, briefly explain why you did not.		
	b.	For a second or subsequent petition, please answer the questions listed in (6)(a)(1) through (7) above. Attach a separate sheet of paper and state at the top that you are listing other motions or petitions filed in this case.		
RE	QUEST	FOR COUNSEL		
7.	Are you	requesting that counsel be appointed to represent you on this petition?		
	□YES	□NO If yes, please attached an indigency application (JDF 208).		
<u>CL</u>	AIMS			

Briefly specify every ground on which you claim that you are being held unlawfully.

- STATE THE FACTS RELATED TO YOUR CLAIM ON ONE PAGE AND PUT ANY LEGAL AUTHORITY ON A SEPARATE PAGE.
- YOU SHOULD RAISE IN THIS PETITION ALL THE CLAIMS FOR RELIEF THAT RELATE TO THE CONVICTION OR SENTENCE UNDER ATTACK. IF YOU DO NOT RAISE ALL CLAIMS HERE, THE COURT MAY NOT HAVE TO ENTERTAIN LATER MOTIONS FOR SIMILAR RELIEF.

GROUNDS OF PETITION

Specify every ground on which you claim that you are being held unlawfully, by placing a check mark in the appropriate box below and providing the required information. Include all facts. Attach pages stating the grounds and the facts referenced to each claim.

8.	The gro	unds for t	his Petitic	on are as follows: (check all that apply)
	a. [convict law wh applica	tion has n nich if ap ation of th	has sought appeal of a conviction within the time prescribed, and judgment on the not then been affirmed upon appeal, and there has been a significant change in the plied to this conviction or sentence, the interests of justice allow the retroactive changed legal standard. (In other words, there was a change in the law and the positive retroactive effect of the change.)
b. No review of a conviction of crime was sought by appeal within the time prescribed th judgment of conviction was affirmed upon appeal. However, in good faith the Defendan or more of the following:				
		(1)		e conviction was obtained or sentence imposed in violation of the Constitution or law United States or the constitution or laws of this state.
		(2)	the Unit	e Defendant was convicted under a statute that is in violation of the Constitution of the States or the constitution of this state, or that the conduct for which the applican secuted is constitutionally protected.
		(3)		the court rendering judgment was without jurisdiction over the person of the applicar ubject matter.
		(4) [the exe	ere exists evidence of material facts, not theretofore presented and heard, which, be ercise of reasonable diligence, could not have been known to or learned by the dant or his attorney prior to the submission of the issues to the court or jury, and whice so vacation of the conviction or sentence in the interest of justice.
		(5)	Any oth	er ground otherwise properly the basis for collateral attack upon a criminal judgmen
		(6) [e sentence imposed has been fully served or that there has been unlawful revocationle, probation, or conditional release.
pa	ge and n	umber it	accordin	MUST attach a separate sheet of paper with the ground listed at the top of th ngly, 8(a), 8(b)(1), 8(b)(2), 8(b)(3), 8(b)(4), 8(b)(5), 8(b)(6), and/or 8(b)(7). On eac each and every fact you feel supports that claim. Be specific and give details
9.	statute i	in Colorad within a s	do or ano specified	es §16-5-402(1) provides that a person who has been convicted under a criminal other state may collaterally attack the validity of that conviction only if such attack time period or completion of the direct appeal process for that conviction, unless on §16-5-402(2), C.R.S. are applicable. The specified time periods are as follows:
	All o Mis	class 1 fel other felor demeano ty offense	nies: T rs: E	No limit Three years Eighteen months Bix months
	a.	Was this	· _	iled within the time limits set forth in §16-5-402(1), 6 C.R.S. (above)? ☐NO

b. If not, check any applicable exceptions listed in §16-5-402(2), 6 C.R.S., and state the FACTS that relate to the exception. DO NOT MAKE LEGAL ARGUMENTS.
(1) The court entering judgment of conviction did not have jurisdiction over the subject matter of the alleged offense;
(2) The court entering judgment of conviction did not have jurisdiction over the person of the Defendant;
(3) The failure to seek relief within the applicable time period was caused by an adjudication of incompetence or by commitment of the Defendant to an institution for treatment as a mentally ill person; or
(4) The failure to seek relief within the applicable time period was the result of circumstances amounting to justifiable excuse or excusable neglect.
☐ By checking this box, I am acknowledging I am filling in the blanks and not changing anything else on the form.
☐ By checking this box, I am acknowledging that I have made a change to the original content of this form. (Checking this box requires you to remove JDF number and copyright at the bottom of the form)
For every ground you checked as grounds for this petition not being filed within the statutory time limits, YOU MUST attach a separate sheet of paper with that ground listed at the top of the page and numbered accordingly 9(b)(1), 9(b)(2), 9(b)(3), and/or 9(b)(4). On this separate sheet of paper list each and every fact you feel supports this claim. Be specific and give details.
SUCCESSIVE PETITIONS
Important Notice Regarding Additional Petitions:
With specific exceptions provided for in Criminal Procedure Rule 35(c)(3)(VII), the court shall deny any claim that could have been presented in an appeal or postconviction proceeding previously brought.
Therefore, all claims related to the conviction under attack in this petition must be listed in this petition, or future motions may be denied.
Wherefore, petitioner prays that the Court grant relief to which petitioner may be entitled in this proceeding.
PETITIONER'S ORIGINAL SIGNATURE (date)
PETITIONER'S PRINTED NAME
ADDRESS
CITY, STATE, ZIP CODE
PHONE NUMBER

_				
	District Court Court Address:	County, Colorado		
Ī	People of the State of Co	olorado		
,	v.			
	Defendant		▲ CO	URT USE ONLY
-	Attorney or Party Without	Attorney (Name and Address):	Case Number	er:
	Phone Number: FAX Number:	E-mail: Atty. Reg. #:	Division	Courtroom
		OR POSTCONVICTION RELIEF F		
CO	NVICTION UNDER ATTA	ACK		
				/ In / / / / / / A
1.	what was the date of you	r conviction?		(day/month/year).
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		dresses of any attorney who has ever r	aproported you in this	a agaa Attaah additional
	eets if necessary.	aresses of any attorney who has even in	epresented you in this	s case. Attach additional
Na	me:	Name:		
Ad	1	Address:		
				
Na	ture of Representation (for	r example: preliminary hearing, plea, tr	ial)	
140	tare of Representation (101	r example: preliminary floating, plea, th	iai)	
				
DIF	RECT APPEAL			
4	Was this case appealed?	YES NO If yes, please prov	ido the following:	
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Ap	pellate Court:			
	Result:		Date:	
Da	te of mandate from the ap	pellate court:		

POSTCONVICTION PROCEEDINGS

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6.	If your a	answer to 5 was "YES" give the following information for each petition filed:		
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		(1) Name of court		
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		(3) Claims raised		
		(4) Name of attorney if any		
		(5) Did you receive an evidentiary hearing on your petition, application, or motion? ☐YES ☐NO		
		(6) Result		
		(7) Date of Result		
		(8) Did you appeal the result? ☐YES ☐NO		
		i) If you did appeal, what was the result and date of the court's decision (or attach a copy of the court's opinion or order)?		
		ii) If you did not appeal, briefly explain why you did not.		
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<u>CL</u>	AIMS			

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	a. C	convict law wh applica	tion has nich if a ation of t	has sought appeal of a conviction within the time prescribed, and judgment on that not then been affirmed upon appeal, and there has been a significant change in the pplied to this conviction or sentence, the interests of justice allow the retroactive he changed legal standard. (In other words, there was a change in the law and the lowed the positive retroactive effect of the change.)
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		(1)		e conviction was obtained or sentence imposed in violation of the Constitution or laws United States or the constitution or laws of this state.
		(2)	the Un	ne Defendant was convicted under a statute that is in violation of the Constitution of ited States or the constitution of this state, or that the conduct for which the applicant osecuted is constitutionally protected.
		(3)		t the court rendering judgment was without jurisdiction over the person of the applicant subject matter.
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		(6)		he sentence imposed has been fully served or that there has been unlawful revocation role, probation, or conditional release.
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	All o Miso	class 1 fe other felo demeano ty offense	nies: rs:	No limit Three years Eighteen months Six months
	a.			filed within the time limits set forth in §16-5-402(1), 6 C.R.S. (above)?

b. If not, check any applicable exceptions listed in §16-5-402(2), 6 C.R.S., and state the FACTS that relate to the exception. DO NOT MAKE LEGAL ARGUMENTS.
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PETITIONER'S ORIGINAL SIGNATURE (date)
PETITIONER'S PRINTED NAME
ADDRESS
CITY, STATE, ZIP CODE
PHONE NUMBER