	ame:				
- IVI	ailing Address:				
	aytime Telephone:] Representing Self	For Clerk's Use Only			
	IN THE SUPERIOR COURT COURT	•			
ST	TATE OF ARIZONA,	1300CR			
	v.)	PETITION FOR POST- CONVICTION RELIEF UNDER			
De	efendant)	[] RULE 32 [] RULE 33			
INST	TRUCTIONS TO THE DEFENDANT				
(1)	You must file a Notice Requesting Post-Corpetition.	nviction Relief (Form 24(b)) before you file this			
(2)	•	ble handwriting or by typing. Use additional blank ary, but write on only one side of the page.			
(3)	Indicate above whether you are filing this pe	tition under Rule 32 or Rule 33. If you			
(4)	are filing under Rule 32 , answer question 2 . If you are filing under Rule 33 , answer question 3 . Do not raise issues you have already raised on your appeal (if any) or in a previous petition for post-conviction relief (if any). Include in this petition every ground for relief you are aware of and that has not been raised and decided previously. If you do not raise such a ground now, you may not be able to raise it later.				
(5)	File your completed petition with the clerk of the court where you were convicted and sentenced (or mail it to the clerk of that court for filing).				
There	 e are time limits for filing the petition. If you file under Rule 32, see the time lim 	nits in Pula 32.7			
	 If you file under Rule 32, see the time lin If you file under Rule 33, see the time lin 				
1.	INFORMATION ABOUT THE DEFEND Name:				
	Current Status: [] On Probation [] Incarcer Inmate number (if any):	ated [] On Parole [] On Community Supervision			

RULE 32 GROUNDS FOR RELIEF Defendant claims the following grounds for relief. Rule 32.1(a): The Defendant's conviction was obtained, or the Defendant's sentence was imposed, in violation of the United States or Arizona constitutions, specifically: [] The Defendant was denied the constitutional right to representation by a **competent and effective** lawyer at every critical stage of the proceeding. [] The State used evidence at trial it obtained during an **unlawful arrest**. [] The State used evidence at trial it obtained during an unconstitutional search and seizure. The State used an **identification** at trial that violated the Defendant's [] constitutional rights. The State used a coerced confession at trial; used a statement obtained in the [] absence of a lawyer, at a time when representation by a lawyer was constitutionally required; or there was other infringement of the Defendant's right against self-incrimination. [] The State **suppressed** favorable evidence. [] The State used **perjured testimony**. [] There was a violation of the Defendant's right not to be placed **twice in jeopardy** for the same offense or punished twice for the same act. [] To determine the Defendant's sentence, the State used a **prior conviction** that was obtained in violation of the United States or Arizona constitutions or Arizona statutes. [] The abridgement of any other right guaranteed by the constitution or the laws of this state, or the constitution of the United States, including a right that was not recognized as existing at the time of the trial if retrospective application of that right is required. [] Rule 32.1(b): The court did not have subject matter jurisdiction to render a judgment or to impose a sentence on the Defendant. [] **Rule 32.1(c)**: The **sentence** is not authorized by law. Rule 32.1(d): The Defendant continues to be or will continue to be in custody after his [] or her sentence expired. Rule 32.1(e): Newly discovered material facts probably exist, and those facts probably [] would have changed the judgment or sentence.

Rule 32.1(f): The failure to timely file a notice of appeal was not the Defendant's fault.

[]

2.

	[]	Rule 32.1(g): There has been significant change in the law that, if applicable to the Defendant's case, would probably overturn the Defendant's conviction or sentence.			
	[]	Rule 32.1(h): This petition demonstrates by clear and convincing evidence that the facts underlying the claim would be sufficient to establish that no reasonable fact-finder would find the Defendant guilty of the offense beyond a reasonable doubt, or that no reasonable fact-finder would find the defendant eligible for the death penalty in an aggravation phase held pursuant to A.R.S. § 13-752.			
	[]	Any other ground within the scope of Rule 32, Rules of Criminal Procedure (Specify):			
3.	RULE 33 GROUNDS FOR RELIEF Defendant claims the following grounds for relief.				
	[]	Rule 33.1(a): The Defendant's plea or admission to a probation violation was obtained, or the Defendant's sentence was imposed, in violation of the United States or Arizona constitutions.			
		[] The Defendant was denied the constitutional right to representation by a competent and effective lawyer at every critical stage of the proceeding.			
		[] There was a violation of the Defendant's right not to be punished twice for the same act.			
		[] The abridgement of any other right guaranteed by the constitution or the laws of this state, or the constitution of the United States, including a right that was not recognized as existing at the time of the trial if retrospective application of that right is required.			
	[]	Rule 33.1(b): The court did not have subject matter jurisdiction to render a judgment or to impose a sentence on the Defendant.			
	[]	Rule 33.1(c): The sentence is not authorized by law or by the plea agreement.			
	[]	Rule 33.1(d): The Defendant continues to be or will continue to be in custody after his or her sentence expired.			
	[]	Rule 33.1(e): Newly discovered material facts probably exist, and those facts probably would have changed the judgment or sentence.			
	[]	Rule 33.1(f): The failure to timely file a notice of post-conviction was not the Defendant's fault.			

Rule 33.1(g): There has been a significant change in the law that, if applicable to the

Defendant's case, would probably overturn the Defendant's conviction or sentence.

[]

A .	The Defendant submits the following facts and legal authorities in support of this petition. (Use additional pages if necessary.)
В.	Identify any newly discovered material facts in support of a claim for newly discove vidence. Specify when the Defendant learned of these facts for the first time, and how they would have affected the trial or proceeding.
C.	The following affidavits , transcripts , and documents are attached in support of the petition:
	Affidavits [Exhibit(s) #
	Transcripts [Exhibit(s) #
	Documents [Exhibit(s) #
D.	No affidavits, transcripts or other supporting documents are attached because:

Rule 33.1(h): This petition demonstrates by clear and convincing evidence that the

[]

	Appeal? [] Yes [] No (If yes, name the courts to which appeals were taken, date number, and result.)			
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t	Previous Post-Conviction Proceedings? [] Yes [] No (If yes, name the court in the previous petitions were filed, dates, and results. Include any appeals from decision those petitions.)			
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[Previous Habeas Corpus or Special Action Proceedings in the Courts of Arizon [] Yes [] No (If yes, name the courts in which such petitions were filed, dates, numbers, and results, including all appeals from decisions on such petitions.)			
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	Habeas Corpus or Other Petitions in Federal Courts? [] Yes [] No (If yes, nar districts in which petitions were filed, dates, court numberscivil action or			

5.

ACTIONS TAKEN

	E.	the iss	answers to one or more of the questions 5A, 5B, 5C, or 5D are "yes," explain why sues that are raised in this petition have not been finally decided or raised before. facts.)				
6.	RELI	RELIEF REQUESTED					
	Because of the foregoing reasons, the relief which the petitioner requests is:						
	A.	[]	Release from custody and discharge.				
	B.	[]	A new trial.				
	C.	[]	Correction of sentence.				
	D.	[]	The right to file a delayed appeal.				
	E.	[]	Other relief (specify):				
		_	alty of perjury that the information contained in this form and in any attachments is by knowledge or belief.				
Date			Defendant				