

Summit County Prosecutor's Conviction Review Unit

Conviction Review Unit Submission Requirements and Application

In order for the Conviction Review Unit (CRU) to conduct a preliminary review of a conviction, the following prerequisites must be met:

- 1. Your conviction must be in the Summit County Court of Common Pleas.
- 2. To request a review of your conviction, you must be incarcerated or still in prison.
- 3. There must be a claim of actual innocence or wrongful conviction.
- 4. New and credible evidence of innocence must exist.
- 5. The claim must not be frivolous. We take these applications seriously.
- 6. The petition must be submitted by YOU or YOUR attorney.
- 7. This is a long form. If you cannot answer every question, you can still submit it.
- 8. Complete this form as best you can.
- 9. Print legibly or type your answers, if possible.
- 10. Additional sheets of paper for your answers can be added.

NOTE: If YOU are represented by counsel, this form MUST be submitted by counsel and all communications by the CRU will be through YOUR attorney.

WE DO NOT ACCEPT SUBMISSIONS FROM FRIENDS OR FAMILY.

Please complete the Conviction Review Application and return it to:

Conviction Review Unit

Office of Elliot Kolkovich Summit County Prosecutor 53 University Avenue, 6th Floor Akron, Ohio 44308 Conviction Review Unit Page 2 of 13



Summit County Prosecutor's Conviction Review Unit Application Acknowledgment Form

	CRU Case No.	
	(Internal use only)	
	•	
Convicted Offenses:		
Date of Conviction:	Date of Sentencing:	
uniction metions? If we also hist.		
nviction motions? If yes, please list:		
9	reement by	
	Initials of Petitioner:	
	initials of Peutioner.	
previously presented to the Judge/Jury.		
3. I am requesting that the CRU review my claim of actual		
innocence/wrongful conviction. 4. I am willing to cooperate with the CRU's investigation.		
5. I understand the CRU may determine that my case does not meet their		
nt to appeal a rejection of my claim by the		
or represent me and cannot offer me any		
•		
ry mac an statements in my Acknowledgille	in and Apprication Forms	
Signature: Date:		
	Date of Conviction: The following and indicate such ag statement: In convicted of the offenses(s) noted above on Pleas Court. The convicted of my innocence exits that was not alge/Jury. CRU review my claim of actual in. The CRU's investigation. Itermine that my case does not meet their reject my claim. In the CRU will not extend the deadlines for action remedies. The crepresent me and cannot offer me any on the or acceptance of this Petition does not not or investigation or validity of a claim. The above statements. By initialing about any terms herein. No one has told me to fy that all statements in my Acknowledgme	



Conviction Review Unit Application Form

1.	Are you currently incarcerated?
	Yes No (STOP! We cannot assist you.)
2.	Were you convicted in the Summit County Common Pleas Court?
	Yes No (STOP! We cannot assist you.)
3.	What is your first language?
4.	What is the highest grade you completed in school?
5.	Is there any reason that corresponding in writing will be difficult for you?
	☐ Yes (describe below) ☐ No
6.	Have you ever had mental health treatment?
	☐ Yes (describe below) ☐ No
7.	Would you be willing to sign a release to allow us to review your medical records?
	Yes No (describe why not)
8.	Were you employed at the time of your arrest? If so please provide the name, address and telephone number of your employer.
	☐ Yes ☐ No

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9.	Please list all crimes and the corresponding sentence for which you are currently incarcerated.
10.	Besides your direct appeal, please list all other post-conviction motions and petitions filed in both state and federal court (for example, federal habeas corpus petition, motion for new trial, etc.) DO NOT SEND COPIES UNTIL YOU ARE ASKED FOR THEM.
11.	Do you have any litigation regarding this case pending in court (civil or criminal)? Yes (list all cases below) No
12.	Are you claiming actual innocence? Actual innocence means that you were not involved in ANY way (e.g., self-defense is not actual innocence)? Yes No
13.	Are you claiming that you were wrongfully convicted, but not actually innocent? Wrongfully convicted but not actually innocent means that, although you had some involvement in the crime, the evidence used against you at trial was tainted in some way (for example, the primary evidence against you was a confession that was obtained after using physical force) or there was a constitutional violation of your right to a fair trial. \[\sum \text{Yes} \sum \text{No} \]
14.	Are you claiming that you received a disproportionately and/or unfairly long sentence (e.g., your co-defendant has been released and you are serving a life sentence or a de facto life sentence)?
	☐ Yes ☐ No

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permission to talk to them about your case.



15.	Please describe in detail what the prosecutors presented at your trial?
16.	Please describe in detail why you are innocent and the facts of your case the way you think the crime happened (e.g., was there a struggle, were any fluids discharged like semen, saliva, or blood; did the perpetrator touch several items at the crime scene?). Or, if you are
	stating that no crime happened, please explain (e.g., your child died because he/she was sick, not because of a criminal act).
17.	Please provide the names, addresses, and telephone numbers of any individuals who might have information regarding your case. By providing these names, you are giving us

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18. Do you have copies of documents given to you by your trial attorney (e.g., police reports, discovery, bill of particulars, etc.)? If yes, please list the documents you possess below. DO NOT SEND COPIES UNTIL YOU ARE ASKED FOR THEM.
☐ Yes ☐ No
19. What was the name of the victim(s)?
20. Did you know the victim(s)? How did you know the victims(s)?
21. How did you become a suspect in the case?
22. Describe your arrest: where were you, when did it happen, and how did it happen?
23. Who were the investigating detectives on your case?
24. Did the police or investigating detective interview you BEFORE you were arrested? Yes No If so, how many times were you interviewed, and for how long?

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25.	Did the police of	or investigating detective interview you AFTER you were arrested?
	Yes	□ No
	If so, how many	y times were you interviewed, and for how long?
26.	Was any part of interview?	f the interview(s) recorded or videotaped? If yes, do you have a copy of the
	Yes	□ No
27.	Did you give a	written statement?
	Yes	□ No
28.		tatement in any form, please explain why you decided to give a statement cribe what you told the police.
29.		or witness asked to identify you prior to trial with a line-up or photos? In the who identified you and how.
30.	Do you know o and where?	of anyone who was asked to identify you but could not? If so, who, when
	□ Ves	\prod No

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31. Did any eyewitness testify, either for you or against you (an eyewitness is some claims he or she actually saw the crime being committed)? If so, please list their and any information you have about how to contact them.		
	Yes	□ No
32.	you have about	ny co-defendants? Please list all of your co-defendants and any information how to contact them, including their prison number (if known). Did they go to trial? Did any of your co-defendant(s) testify against you?
	Yes	□ No
33.	Were there any	co-defendants who were never charged? If yes, what are their names?
	Yes	□ No
34.	Did you testify	on your own behalf? If not, why?
	Yes	□ No
35.	Did any victims	s testify? If so, list their names.
	Yes	□ No
36.	Did any experts	s testify during trial? If so, who testified and what did they say?
	☐ Yes	□ No

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37.	d. Did any police informants or snitches testify against you at your trial? If so, who testific and what did they say?	
	Yes	□ No
38.	Did anyone test	tify that you confessed to, or admitted being involved in, the crime?
	Yes	□ No
39.	Did anyone test own case?	tify against you in exchange for a promise of leniency (a deal) in his or her
	Yes	□ No
40.	Did anyone who	o testified against you, including the alleged victim, have a reason to lie? If lain.
	Yes	□ No
41.	Who else testifi	ied for the prosecution at your trial?
42.	Who testified for	or the defense at your trial?
43.	Do you have an	a alibi that proves you could not have committed the crime?
	☐ Yes (descri	be below) \square No

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44. Did you try to prove your alibi at trial? If so, how? If not, why? Did you discuss your alibi with your attorney? If not, why?		
☐ Yes ☐ No		
45. Did the prosecution use any of the in If you check one of the boxes, pleas	· · ·	
☐ Bite mark analysis	☐ Shaken-Baby Syndrome	
☐ Microscopic hair comparison	☐ Blood typing (AB, O, etc.)	
☐ Arson science	☐ Microscopic fiber or carpet analysis	
☐ Gunshot residue	☐ Bullet/Ballistic comparison	
☐ Fingerprints	□ DNA	
were convicted of rape, did you claim	ou or your attorney raised at trial (for example, if you im the sex was consensual, or that you were wrongfully of murder, did you argue self-defense, present an alibi,	
	ll evidence recovered during the investigation of your dence are blood, hair, clothing, weapons, etc.). If so,	

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48.	48. If applicable, was a rape kit obtained from the alleged victim?		
		Yes	□ No
49.		•	the or hear about a report of the test results? If so, what did it say? If you report, please send <u>a copy</u> along with this application.
		Yes	□ No
50.	We	ere any DNA	results used at trial?
		Yes	□ No
51.	Do	you know w	hat lab or individual conducted the test? If yes, please provide.
		Yes	□ No
52.	evi	dence in yo	vidence in your case - or do you think new testing could develop new ur case - which the jury did not hear in your original trial that would ur actual innocence/wrongful conviction?
	Son	me possible	examples could include:
	a)		st that a lab could perform on the crime scene evidence that would y prove you did not commit the crime.
	b)	A DNA test	st that a lab could perform that would point to someone else having the crime.
	c)		on the crime scene evidence that could be put in the national DNA database I felons that might match to a convicted felon showing that person actually the crime.

d) A key state witness against you at the time you were convicted who has recanted his or her testimony. By "recanted," we mean the witness is now saying he or she lied against you before, or was mistaken before, and that they are now saying something different that shows you are innocent.

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- e) A new witness who has recently come forward, and who did not testify before, who can now testify that you are innocent. This can be someone who saw the crime and says it was someone else they saw do it, or someone who provides you with a solid alibi because they were with you somewhere else when the crime occurred.
- f) Other new science other than DNA, such as gunshot residue analysis or new arson science, that could be performed on the crime scene evidence and would show you are innocent. (Note: lead bullet analysis and arson science have really advanced in recent years. Many old methods that might have been used to convict you are now considered inaccurate. If you were convicted as a result of arson science or gunshot residue analysis, new studies showing those methods were flawed and could constitute new evidence).
- g) Evidence your lawyer did not present that could have proven you innocent.
- h) Do you have any "new evidence" or is there any "new testimony" that you believe could develop new evidence? Please state what that is.

**Note: The above list is not a complete list of examples and this type of evidence does not necessarily demonstrate actual innocence/wrongful conviction in every case. The list is included simply to provide some examples of evidence the jury did not hear which could, depending on the facts of your case, be used to demonstrate actual innocence or that you were wrongfully convicted.

53. If you are writing to the Conviction Review Unit claiming you are wrongfully convicted, but not actually innocent OR received a disproportionately and/or unfairly long sentence, please explain if there is new evidence supporting these claims, e.g., evidence of an officer's misconduct has come to light through another case or a new witness has come forward that demonstrates you are guilty of a lesser charge or crime rather than the crime for which you were sentenced.

54. If you are saying you did not commit the crime, do you know who committed the crime(s
of which you were convicted? If yes, please name them below and provide that person'
whereabouts (if known).

∐ Yes

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55. How do you know that this person committed the crime?
56. Have you contacted any innocence organizations in regards to your claim? If so, which organizations?
☐ Yes ☐ No
57. Please tell us anything else that could help us prove your innocence or explain why you were wrongfully convicted or sentenced.
NOTE: THE PROSECUTOR'S OFFICE CANNOT PROVIDE YOU WIT INFORMATION AS TO WHEN THE REVIEW OF THIS SUBMISSION WILL B COMPLETED. HOWEVER, DEPENDING ON THE VOLUME OF REQUESTS, IT MADE SOME TIME BEFORE WE CAN REVIEW YOUR SUBMISSION. WE WILL CONTACT YOU IF WE NEED MORE INFORMATION OR HAVE MADE A DECISION
Signature of Defendant
Date