## Rule 2.37 — Form 7: Application for Postconviction Relief Form.

IN THE IOWA DISTRICT COURT FOR		RCOUNTY				
	, Applicant,	Law No. CL				
vs. STATE OF IOWA, Respondent.		APPLICATION FOR POSTCONVICTION RELIEF PURSUANT TO IOWA CODE CHAPTER 822				
	nviction or sentence concerning which postconviction Crime and statute applicant was convicted of violati					
В.	Criminal Case No.					
	C. District court and judge that entered judgment of conviction or sentence:					
D.	. Date of entry of judgment of conviction or sentence:					
— E.	Sentence:					
F.	Place of confinement:					
	Plea:					
	Guilty Not Guilty					
Н.	Trial:					
	Jury					
	Judge only					
	II					
Pri	or proceedings:					
	Conviction or sentence was appealed					
	1. to	court				
	2. Grounds raised:					
	3. Result:					
	4. Date of result:					
В.		his conviction or sentence in any court, state or federal:				
	1. Name of court:					
	2. Nature of proceedings:					
	3. Grounds raised:					
	4. Result:					
	5. Date of result:					

Grounds upon which application is based (grounds checked must be fully explained in space below):
A The conviction or sentence was in violation of the Constitution of the United States or the Constitution of
laws of this state.
B The court was without jurisdiction to impose sentence.
C The sentence exceeds the maximum authorized by law.
D There exists evidence of material facts, not previously presented and heard, that requires vacation of the conviction or sentence in the interest of justice.
E(1) Applicant's sentence has expired.
(2) Applicant's probation, parole, or conditional release has been unlawfully revoked.
(3) Applicant is otherwise unlawfully held in custody or other restraint.
F. The conviction or sentence is otherwise subject to collateral attack upon ground(s) of alleged error formerly
available under any common law, statutory, or other writ, motion, proceeding, or remedy.
Specific explanation of grounds and allegation of facts:
shours substantial as Brown and an about at many
IV.
Facts supporting application within personal knowledge of applicant:
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V.
The following documents, exhibits, affidavits, records, or other evidence supporting this application are attached to
the application (list):
VI.
The following documents, exhibits, affidavits, records, or other evidence supporting this application are not attached to the application (list):

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These items are not attached for the following	reason(s):		
	VII.		
Relief desired (state clearly)			
	VIII.		
I, the undersigned applicant, am able sire to have counsel appointed to represent me co			
	oncerning this application. (If a		
ts and expenses of representation and does des		applicant shall attac	
	sire to have counsel appointed, a	applicant shall attac	
nt to this application. See Iowa Code §815.9 a	sire to have counsel appointed, a	applicant shall attac	
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th and Signature  Print your full name: first, middle, last rightly and pursuant to the laws of the State of Ication is true and correct.	sire to have counsel appointed, a and 815.10.) , have read this Applica owa that the information I have p	tion, and I certify u	h a financial s  nder penalty  20
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\*Whether filing electronically or in paper, you must handwrite your signature on this form. If you are filing electronically, scan the form after signing it and then file electronically.

## DIRECTIONS TO CLERK OF COURT

The clerk of court shall docket this application upon its receipt and promptly bring it to the attention of the court and deliver a copy to the county attorney and the attorney general. See Iowa Code §822.3.