

APPENDIX

ATTACHED

FILED

Serial: 226436

JUN 25 2019

IN THE SUPREME COURT OF MISSISSIPPI
No. 2018-M-00808

OFFICE OF THE CLERK
SUPREME COURT
COURT OF APPEALS

STEVEN EASON

Petitioner

v.

STATE OF MISSISSIPPI

Respondent

ORDER

This matter is before the panel of Randolph, C.J., Coleman and Beam, JJ., on the Application for Leave to File Motion for Post-Conviction Collateral Relief filed by Steven Eason, *pro se*. On March 4, 2008, the Mississippi Court of Appeals affirmed Eason's convictions and sentences. *See Eason v. State*, 994 So. 2d 785 (Miss. Ct. App. 2008). On August 19, 2008, the Court of Appeals denied Eason's motion for rehearing. On November 13, 2008, this Court denied Eason's petition for writ of certiorari. The mandate issued on December 4, 2008. This Court has subsequently denied or dismissed eight (8) separate petitions for post-conviction collateral relief filed by Eason.

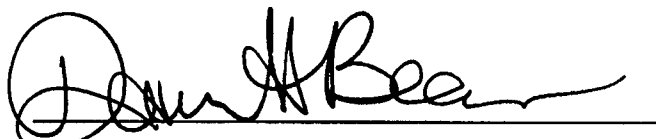
In this application, Eason claims he is entitled to post-conviction collateral relief based upon: (1) an alleged double-jeopardy violation, (2) a purported deficiency regarding Count IV in his indictment, and (3) an assertion that his sentence has been improperly calculated. After due consideration, the panel finds that (1) and (3) lack an arguable basis. As to (2), the panel finds the claim is time-barred and/or lacks an arguable basis. Accordingly, the panel finds this application should be denied.

Appendix "A"

The panel further finds this application is frivolous. Therefore, Eason is hereby warned that any future filings deemed frivolous may result not only in monetary sanctions, but also in restrictions on filing applications for post-conviction collateral relief (or pleadings in that nature) *in forma pauperis*. See, e.g., **Dunn v. State**, 2016-M-01514 (En Banc Order - Apr. 11, 2019) (restricting *in forma pauperis* status); **Dunn v. State**, 2016-M-01514 (En Banc Order - Nov. 15, 2018) (warning of sanctions, including *in forma pauperis* restrictions).

IT IS THEREFORE ORDERED that the Application for Leave to File Motion for Post-Conviction Collateral Relief filed by Steven Eason, *pro se*, is hereby denied.

SO ORDERED, this the 25th day of June, 2019.



DAWN H. BEAM, JUSTICE

**Additional material
from this filing is
available in the
Clerk's Office.**