

**Fifth Circuit Court of Appeal  
State of Louisiana**

---

No. 26-KH-183

---

STATE OF LOUISIANA

*versus*

ABRON MICKEL

---

IN RE ABRON MICKEL  
APPLYING FOR SUPERVISORY WRIT FROM THE TWENTY-FOURTH JUDICIAL DISTRICT  
COURT, PARISH OF JEFFERSON, STATE OF LOUISIANA, DIRECTED TO THE HONORABLE  
STEPHEN D. ENRIGHT, JR., DIVISION "N", No. 03-5247

---

TRUE COPY

May 05, 2026



LINDA TRAN  
DEPUTY CLERK

Panel composed of Judges Susan M. Chehardy,  
John J. Molaison, Jr., and Scott U. Schlegel

**WRIT DENIED**

The relator, Abron Mickel, seeks review of the district court's March 20, 2026 judgment that denied his most recent application for post-conviction relief ("APCR") on the grounds that it is untimely and successive.

The relator was convicted of armed robbery, then sentenced to life imprisonment as a multiple offender. This Court affirmed his conviction and sentence. *State v. Mickel*, 07-47 (La. App. 5 Cir. 5/29/07), 961 So.2d 516, *writ denied*, 07-1422 (La. 1/7/08), 973 So.2d 732. The relator has filed numerous writs in this Court following the district court's denials of his various APCRs. The relator filed an APCR in the district court on February 10, 2026. The district court

denied the APCR as untimely under La. C.Cr.P. art. 930.8, and successive under La. C.Cr.P. art. 930.4. The relator filed this timely writ application.

La. C.Cr.P. art. 930.8 provides that an APCR must be filed within two years of the judgment of conviction and sentence becoming final. Here, the relator's conviction and sentence became final in 2008. Accordingly, the APCR filed on February 10, 2026, is untimely on its face. In addition, the relator does not meet any of the exceptions set out in La. C.Cr.P. art. 930.8—his claim does not rest on newly discovered evidence or an unknown interpretation of constitutional law; his application was filed after October 1, 2001; and he was not sentenced to death. Accordingly, we find no error in the trial court's conclusion that the relator's most recent APCR was untimely.

We also find no error in the trial court's ruling that the relator's APCR was repetitive and successive. The relator has unsuccessfully argued in his prior applications that he was sentenced illegally, and those judgments were upheld by both this Court and the Louisiana Supreme Court. *See, for example, State v. Mickel*, 21-KH-436 (La. App. 5 Cir. 7/16/21) (unpublished writ disposition), *writ denied*, 21-1197 (La. 4/18/23), 359 So.3d 510.

On the showing made, we find no basis upon which to disturb the district court's denial of the relator's APCR. Accordingly, we deny this writ application.

Gretna, Louisiana, this 5th day of May, 2026.

**JJM**  
**SMC**  
**SUS**

SUSAN M. CHEHARDY  
CHIEF JUDGE

FREDERICKA H. WICKER  
JUDE G. GRAVOIS  
MARC E. JOHNSON  
STEPHEN J. WINDHORST  
JOHN J. MOLAISSON, JR.  
SCOTT U. SCHLEGEL  
TIMOTHY S. MARCEL

JUDGES



FIFTH CIRCUIT

101 DERBIGNY STREET (70053)

POST OFFICE BOX 489

GRETNA, LOUISIANA 70054

[www.fifthcircuit.org](http://www.fifthcircuit.org)

CURTIS B. PURSELL  
CLERK OF COURT

SUSAN S. BUCHHOLZ  
CHIEF DEPUTY CLERK

LINDA M. TRAN  
FIRST DEPUTY CLERK

MELISSA C. LEDET  
DIRECTOR OF CENTRAL STAFF

(504) 376-1400

(504) 376-1498 FAX

**NOTICE OF DISPOSITION CERTIFICATE OF DELIVERY**

I CERTIFY THAT A COPY OF THE DISPOSITION IN THE FOREGOING MATTER HAS BEEN TRANSMITTED IN ACCORDANCE WITH **UNIFORM RULES - COURT OF APPEAL, RULE 4-6** THIS DAY **05/05/2026** TO THE TRIAL JUDGE, THE TRIAL COURT CLERK OF COURT, AND AT LEAST ONE OF THE COUNSEL OF RECORD FOR EACH PARTY, AND TO EACH PARTY NOT REPRESENTED BY COUNSEL, AS LISTED BELOW:

**CURTIS B. PURSELL**  
CLERK OF COURT

**26-KH-183**

**E-NOTIFIED**

24th Judicial District Court (Clerk)  
Honorable Stephen D. Enright, Jr. (DISTRICT JUDGE)  
Thomas J. Butler (Respondent)

**MAILED**

Abron Mickel #331495 (Relator)  
David Wade Correctional Center  
670 Bell Hill Road  
Homer, LA 71040