刑事聲請再審狀(因重要證據漏未審酌)

Criminal Motion for Retrial (Lacking consideration of material evidence)

承辨股別	:
Section:	

				Section:
案號:	年度	字第	號	案
Case No.:	year	zhi No.		in the matter of
聲請人(日	即被告、告	訴人、代理	里人):	
Proposer (I	Defendant, (Complainar	nt, Agent):	
年籍:				
Date of Bir	th:			
国日 白八二	改从 _ 伯毕	/雄四點框/	足の松毕	
•	登統一編號			
National II) No./Passp	ort No./Ali	en Resident C	ertificate No.
住址:				
Address:				
電話:			電子郵件:	
Tel:			E-mail:	

送達代收人:

Agent for the Service of Process:

送達處所:

Place for the Service of Process:

因重要證據漏未審酌,聲請再審事:

Due to the lack of consideration of material evidence, this motion requests for a retrial:

- 一、按不得上訴於第三審法院之案件,經第二審確定之有罪判決, 如就足生影響於判決之重要證據漏未審酌者,依刑事訴訟法 第421條之規定,得為受判決人之利益聲請再審。
- 1. Once a guilty judgment in the second instance is final, if the court failed to consider any material evidence which may affect the judgment, a motion for retrial may be filed against cases which may not appeal with the court of third instance for the interest of the party subject to the judgment pursuant to Article 421 of the Code of Criminal Procedure.

二	、聲請人因 案件,經臺灣高等法院 分院 年
	度 字第 號判決確定,該確定判決認定聲請人犯罪
	是根據 (請寫明原判決所憑之證據),但是
	等情(請寫明原判決所漏未審酌之證據及其所能證明之事
	實),足生影響於原判決。
2.	The Proposer has received the final judgment of the Taiwan High
	Court Branch year zhi No.
	in the matter of The final judgment has determined that
	the Proposer is guilty of the crime based on
	(please specify the evidence supporting the original judgment).
	However, (please specify the
	evidence which was not considered under the original judgment
	and the facts to be proven). Such evidence may affect the
	decision in the original judgment.

- 三、原判決對前揭重要證據漏未審酌,聲請人為此依法聲請再審, 請貴署明察,准予聲請再審。
- 3. The original judgment failed to consider the foregoing material evidence. The Proposer hereby requests for the retrial according to the law. Please grant the motion for the retrial.

謹 狀

臺灣高等檢察署(檢察分署) 公鑒

TO

Taiwan High Prosecutors Office (Branch)

聲請人: 簽名蓋章

Proposer: Signature/Stamp

中華民國年月日

Date: (mm)/ (dd), (yyyy)