

(1996); see *Benefiel v. Davis*, 403 F.3d 825, 827 (7th Cir. 2005); *United States v. Lloyd*, 398 F.3d 978 (7th Cir. 2005). A subsequent motion is “second or successive” within the meaning of the statute when the same underlying conviction is challenged. See *Dahler v. U.S.*, 259 F.3d 763 (7th Cir. 2001).

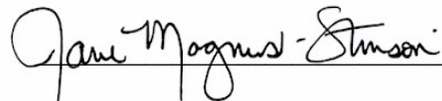
The present action is another attempt to collaterally challenge the conviction in No. IP 05-cr-119-03-H/F. It is done without the authorization required by § 2244(b). Accordingly, the action must be dismissed for lack of jurisdiction and the action summarily dismissed pursuant to Rule 4 of the *Rules Governing Section 2255 Proceedings in the United States District Court*.

II.

Judgment consistent with this Entry shall now issue.

IT IS SO ORDERED.

Date: 11/25/2013



Hon. Jane Magnus-Stinson, Judge
United States District Court
Southern District of Indiana

Distribution:

Dannye T. McIntosh
#05361-028
Terre Haute – FCI
P.O. Box 33
Terre Haute, IN 47808