

United States Court of Appeals

For the Seventh Circuit
Chicago, Illinois 60604

Submitted January 19, 2012

Decided January 27, 2012

Before

FRANK H. EASTERBROOK, *Chief Judge*

MICHAEL S. KANNE, *Circuit Judge*

ILANA DIAMOND ROVNER, *Circuit Judge*

No. 12-1147

LOUMARD HARRIS,
Applicant,

v.

UNITED STATES OF AMERICA,
Respondent.

On Motion for an Order Authorizing the
District Court to Entertain a Second or
Successive Motion for Collateral Review.

ORDER

This is Loumard Harris' fifth application pursuant to 28 U.S.C. § 2244(b)(3), seeking authorization to file a successive collateral attack under § 2255. He again proposes attacking his sentence under *Begay v. United States*, 553 U.S. 137 (2008), but, as we informed Harris the last time he proposed this claim, § 2244(b)(1) bars authorization. Accordingly, we **DENY** authorization and **DISMISS** the application. Further, because Harris continues to file frivolous papers with the court, we impose the following **SANCTION**:

Harris is fined \$500. Until he pays that sum in full to the clerk of this court, he is barred from filing further civil suits in the courts of this circuit in accordance with *Support Sys. Int'l v. Mack*, 45 F.3d 185 (7th Cir. 1995), and any papers he submits will be returned unfiled. Moreover, any papers he submits attacking his current conviction will also be returned unfiled. Finally, any applications for leave to file collateral attacks will be deemed denied on the 30th day unless the court orders otherwise. *Alexander v. United States*, 121 F.3d 312 (7th Cir. 1997).