

correct the sentence under 28 U.S.C. § 2255 in the sentencing court. Michel's § 2241 petition raising such claims is barred unless it meets the stringent standard mandated under In re Jones, 226 F.3d 328, 333-34 (4th Cir. 2000) (finding that challenge to federal conviction bared from review under § 2241 absent showing that under post-conviction change in law, petitioner's offense conduct is no longer criminal). Michel's petition fails to state facts on which he could satisfy the Jones standard, as he offers no indication that his offense conduct is no longer criminal. Therefore, the court cannot find it to be in the interest of justice to transfer the petition to a court in Florida. Instead, the court will dismiss Michel's petition for lack of jurisdiction, without prejudice to his submission of an adequate § 2241 petition in the appropriate court. A corresponding final order shall issue this day.

The Clerk is directed to send copies of this memorandum opinion and accompanying order to petitioner.

ENTER: This 25th day of November, 2013.



Chief United States District Judge