ATE OF	INDIANA	IN THE	COURT
UNTY C)F	CAUSE NO	
RECOR	DS OF ARREST	EXPUNGEMENT , CRIMINAL CHARGES, NCE ALLEGATIONS OF:	
itioner			
	<u>APPEARAN</u>	CE BY UNREPRESENTED PERSO	ON IN EXPUNGEMENT MATTER
1.			_ and I am the Petitioner in this case I am
	not represente	d by a lawyer.	
2.	My current ac		
	Email address	:	
	☐ Phone:	I will accept service at the above emo	ail address.
	Fax:		
	OR, if in a rel		General confidential address, you may chec
		Attorney General confidential address	SS
3.	This is an XP	case type as defined in Administrative	e Rule 8(B)(3).
4.	There are rela	ted cases: (If yes, please indicate below	w)
		Yes	
		No	
	Caption and c	ase number of related cases:	
	Caption:		Case No.:
	Caption:		Case No.:
	Caption:		Case No.:
	Caption:		<u> </u>
Page	e 1 of 2		Approved by the Coalition for Court Acces

Approved by the Coalition for Court Access CCA-GF-0120-3016 www.indianalegalhelp.org

Caption:	Case No.:	
Caption:	Case No.:	
Additional information as requ	ired by local rule:	
	Signature	
	CERTIFICATE OF SERVICE	
☐ I hereby certify that I sent a	copy of this document on	by first
Prosecutor at the following address:	hand-delivery to the	County
☐ I hereby certify that on	a copy of	this document was served
upon the	County Prosecutor via the Indiana	E-filing System.
	Signature	

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO:	
IN RE THE PETITION FOR EXPUNGEMENT OF CONVICTION RECORDS OF:	_	additional case numbers is attached nal Cause Numbers:
Petitioner		
VERIFIED PETITION FOR EXPUN		CTION RECORDS PURSUANT TO
	<u>I.C. 35-38-9</u>	
Comes now the Petitioner, their oath, and does file this Petition for E 38-9 et. seq. and would respectfully requelisted in this petition be expunged pursual accordance with IC 35-38-9-6 or IC 35-38 the following factual information:	Expungement/Sealing of R est that the Court grant said to statute and that acces	d petition and find that the convictions s to these convictions be expunged in
INFORMATION PERTA	AINING TO ALL EXPU	NGEMENT MATTERS
1. That Petitioner's full name is has used the following other names or alia		, and that Petitioner
Number is XXX-XX; and Pet 3. Since the commission of the first of	citioner's driver's license r	; Petitioner's Social Security number is I in this Petition, Petitioner has resided
at the following addresses:		
Petitioner has attached an additional pentains a list of the remaining addresses addressed in this petition.		· •
4. Petitioner affirms, under oath and their knowledge, there are no criminal invigurisdiction.		e crime of Perjury that, to the best of s pending against them in any
5. The following is a list of all crimin number; title and class/level of offense(s) date of conviction; appellate cause number Page of	on which conviction was	

a		
b		
c		
d		
to remain that not this performance of the third performance of the thi	on for expungement during their lifetime. Petition nember and obtain records for all of their convictor knowledge of any Coupetition (Petitioner's initials)	that IC 35-38-9-9(i) allows them to file only one oner certifies that they have made a good faith effort tions. At the time of filing this petition, Petitioner only convictions other than those that are addressed by convictions that are eligible for expungement under tor will be filing in other Indiana counties:
a.		
b.		
	Petitioner has attached an additional page, petition listing additional expungement petitio	
c.	Petitioner has served a copy of this petition up Indiana Rules of Trial Procedure.	on the Prosecuting Attorney in accordance with the

Take out this page and insert your conviction <u>Facts</u> pages (from the Conviction Insert Forms)

ADDITIONAL INFORMATION SUBMITTED BY PETITIONER

1. the Pet	Petitioner submits the following additional information to be considered by this Court in support of ition:
a.	
b.	
c.	
The fo	llowing documents are attached to this Petition as exhibits:
	☐ A certified copy of a limited criminal history transcript from the Indiana State Police.
	☐ A copy of the chronological case summary for the following cause numbers showing payment of all fines, fees and court costs:
	Other documentation as listed here:
	WHEREFORE, Petitioner respectfully requests this Court grant this Petition and ORDER:
1. convic	As to Expungement Matters, the expungement of Petitioner's tion records in accordance with I.C. 35-38-9-6 , specifically:
a.	The following agencies and entities shall be prohibited from releasing Petitioner's records or information in Petitioner's records, including but not limited to conviction records, arrest records, dismissed charge records, not-guilty records, and records of collateral actions, that related to the expunged convictions or that relate to the cause number of the expunged convictions, to anyone without a court order, other than a law enforcement officer acting in the court of the officer's official duty:
	 i. The Indiana Department of Corrections; ii. The Indiana Bureau of Motor Vehicles; iii. Each law enforcement agency who incarcerated, provided treatment for, or provided other services for the person under an order of the court; and iv. Each person or entity who incarcerated, provided treatment for, or provided other services for the person under an order of the court.

The Indiana State Police Central Repository for Criminal History Information is ordered to seal all

Petitioner's records for expunged convictions and records for all other matters related to the cause

b.

number of expunged conviction(s). This includes but is not limited to conviction records, arrest records, dismissed charge records, not-guilty records, and records of collateral actions, that related to the expunged convictions or that relate to the cause number of the expunged convictions. Thus, the Central Repository must seal all of Petitioner's conviction records, dismissed charge records, not guilty records, arrest records, records of collateral actions, and any other records related to the cause number of the expunged conviction(s). Central Repository is also prohibited from disclosing these records to anyone except:

- i. a prosecuting attorney, if:
 - (a) authorized by a court order; and
 - (b) needed to carry out the official duties of the prosecuting attorney;
- ii. a defense attorney, if:
 - (a) authorized by a court order; and
 - (b) needed to carry out the professional duties of the defense attorney;
- iii. a probation department, if:
 - (a) authorized by a court order; and
 - (b) necessary to prepare a presentence report; and
- iv. the Federal Bureau of Investigation and the Department of Homeland Security, if disclosure is required to comply with an agreement relating to the sharing of criminal history information;
- v. the:
 - (a) supreme court;
 - (b) members of the state board of law examiners; and
 - (c) executive director of the state board of law examiners; and
 - (d) employees of the state board of law examiners, in accordance with rules adopted by the state board of law examiners;

for the purposes of determining whether an applicant possesses the necessary good moral character for admission to the bar; and

- vi. a person required to access expunged records to comply with the Secure and Fair Enforcement for Mortgage Licensing Act (12 U.S.C. 5101 et seq.) or regulations adopted under the Secure and Fair Enforcement for Mortgage Licensing Act.
- vii. the bureau of motor vehicles, the Federal Motor Carrier Administration, and the Commercial Drivers License Information System (CDLIS), if disclosure is required to comply with IC 9-24-6-2(d) relating to reporting a conviction for a violation of a traffic control law.
- c. The Clerk of the Appellate Courts shall be notified to seal any records in the Clerk's possession that relate to the conviction in a manner consistent with I.C. 35-38-9-6(c):
 - i. redact the opinion or memorandum decision as it appears on the computer gateway administered by the office of technology so that it does not include the petitioner's name (in the same manner that opinions involving juveniles are redacted); and
 - ii. provide a redacted copy of the opinion to any publisher or organization to whom the opinion or memorandum decision is provided after the date of the order of expungement.

d.	Except as provided in I.C. 35-38-9-6(c) and (d), the records of the sentencing court, a juvenile court, the Court of Appeals or Indiana, and the Indiana Supreme Court concerning Petitioner shall be permanently sealed;
2. convic	As to Expungement Matters, the expungement of Petitioner's stion records in accordance with I.C. 35-38-9-7 , specifically that:
a.	Petitioner's conviction records under the listed cause numbers shall be expunged in accordance with I.C. 35-38-9-7:
	i. Court records and other public records relating to the arrest, conviction, or sentence of Petitioner that have been marked expunged shall remain public records. However, the Cour now orders that those records be clearly and visibly marked or identified as being expunged
	ii. The following agencies and entities in possession of records that relate to the conviction ordered to be marked as expunged shall add an entry to Petitioner's record of arrest, conviction, or sentence in the criminal history database stating that the records are marked as expunged:
	 (a) The Indiana Department of Correction; (b) The Indiana Bureau of Motor Vehicles; (c) Each law enforcement agency who incarcerated, provided treatment for, or provided other services for the person under an order of the court; and (d) Each person or entity who incarcerated, provided treatment for, or provided other services for the person under an order of the court.
and gra	ant all other relief just and proper in the premises.
REPR	AFFIRMATION I AFFIRM, UNDER THE PENALTIES OF PERJURY, THAT THE FOREGOING ESENTATIONS ARE TRUE AND ACCURATE.
	, Petitioner [Printed name]
-	CERTIFICATE OF SERVICE The Petitioner hereby certifies that the foregoing pleadings have been served upon the following as or parties, via US First Class mail, electronic mail, facsimile transmission, or hand delivery on this:
	Signature of Petitioner
	, Petitioner [Printed name]
Phone	: Email:

Form ACR (Access to Court Records)

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE PETITION FOR EXPUNG OF RECORDS OF ARREST, CRIMINA OR JUVENILE DELINQUENCE ALLI	AL CHARGES,	
Petitioner		
	sion of Confidential Information fro LED WITH TRIAL COURT CLE	
Contemporaneous with the file confidential information under the Indian provides this notice that the confidential with the authority listed below:		
Name or description of docume	nt ACR grounds for	<u>exclusion</u>
Confidential Information Form Petitioner's full Social Security	•	Records Rule 5
	Sign	ature
	CERTIFICATE OF SERVIC	E
	sent a copy of this document on or via hand-delivery to the ess:	
☐ I hereby certify that o	na co	py of this document was served
upon me	County Prosecutor via the In	uiana E-innig System.
	Signature	

Not Public Record

CONFIDENTIAL INFORMATION FORM

XP CAUSE NUMBER:	
PETITIONER'S NAME:	
PETITIONER'S FULL SOCIAL SECURITY NUMBER:	
ATTENTION CLERK: FOR SELF REPRESENTED LITIGANTS TREAT THIS FOR	кМ
AS IF IT IS PRINTED ON GREEN PAPER.	

IF THIS DOCUMENT IS E-FILED, FILE THIS AS A CONFIDENTIAL DOCUMENT

STA	TE OF I	NDIANA		IN THE	COURT
COU	NTY OF			CAUSE NO:	
					litional case numbers is attached
EXP		ETITION FO ENT OF CO F:			umbers:
Petiti	oner				
<u>FI</u>	<u>NDING</u>	S AND ORD		G PETITIONER'S VERIFIED ON RECORDS PURSUANT T	O PETITION FOR EXPUNGEMENT OF
	Dadidi				
filed	Peuu this <i>Veri</i>	oner, fied Petition i	for Expungemen	, [by counsel, at of Conviction Records Pursuan	
				nse to Petitioner's Verified Petition	•
coun	sci, 🗀 i		ot me ns Respo	inse to relationer's verified relative	on for Expungement.
	Petiti	oner's Verifie	ed Petition for E	xpungement seeks relief as provid	ded by I.C. §35-38-9 for multiple cases arising
out o				ounty, Indiana that resulted in cor	
	_				
					s Response, the Court finds that the State has
				on which to state an objection to a Sealing of Arrest Records.	the Court's granting of Petitioner's Verified
		A hearing	was held on	-	regarding said Petition of which all
					given an opportunity to present evidence and
		Arguments			
		·	FINDING	S AS TO ALL EXPUNGEMEN	<u>IT MATTER:</u>
				erance of the evidence that:	th the manifestants of LC \$ 25.20.00
	1. 2.				th the requirements of I.C. § 35-38-9-8. cept as provided in I.C. § 35-38-9-9Ij) and (k),
				ne (1) Verified Petition for Expun	
	3.		-		at are eligible for expungement under I.C. §
		35-38-9-2	through 5 that th	ne Petitioner has filed or will be f	iling in other Indiana counties:
		a			
		b			
			An addition "Exhibit	onal page has been attached to the	e end of this petition, marked as nent petitions filed in other Indiana counties.
	4	No charge	a ara aurrantly, s	anding against Datitionar	
	4.	no charges	s are currently p	ending against Petitioner.	

Take out this page and insert your conviction <u>Findings</u> pages (from the Conviction Insert Forms)

ORDER

It is therefore ORDERED, ADJUDGED, and DECI	REED that Petitioner's Verified Petition for Expungement is
GRANTED as to EXPUNGEMENT MATTERS:	and DENIED as to
EXPUNGEMENT MATTERS:	All information necessary to
identify particular agency records that are to be expunged pro-	ursuant to this Order has been included in Exhibit A attached
to this Order.	
A A A REPUBLICATION OF A COMPANY OF A COMPAN	I A I TO CH

- 1. **As to all EXPUNGEMENT MATTERS for which an expungement is granted:** The following provisions of this Order shall apply to all except those person or entities specifically listed to whom sealed records may be disclosed pursuant to paragraph 2(b) of this Order:
 - a. Except as provided in I.C. §35-38-9-6(f), Petitioner's civil rights shall be restored, including the right to vote, to hold public office, to be a proper person under IC §35-47-1-7(2), and to serve as a juror.
 - b. It is unlawful discrimination for any person to:
 - i. suspend;
 - ii. expel;
 - iii. refuse to employ;
 - iv. refuse to admit;
 - v. refuse to grant or renew a license, permit, or certificate necessary to engage in any activity, occupation, or profession; or
 - vi. otherwise discriminate against;

Petitioner because of a conviction or arrest record expunged or sealed under this Order.

- c. In any application for employment, a license, or other right or privilege, Petitioner may be questioned about a previous criminal record only in terms that exclude expunged convictions or arrests.
- d. Petitioner shall be treated as if Petitioner had never been convicted of the offense. However, upon subsequent arrest or conviction for an unrelated offense, the expunged conviction: (1) may be considered by the Court in determining the sentence imposed for the new offense; (2) is a prior unrelated conviction for the purposes of a habitual offender enhancement and enhancing the new offense based on a prior conviction; and (3) may be admitted as evidence in the proceeding for a new offense as if the conviction had not been expunged.
- e. If Petitioner is required to register as a sex offender based on the commission of a felony that has been expunged in accordance with this Order:
 - i. the expungement does not affect the operation of the sex offender registry website, any person's ability to access Petitioner's records, records required to be maintained concerning sex or violent offenders, or any registration requirement impose don the Petitioner; and
 - ii. the expunged conviction must be clearly marked as expunged on the sex offender registry website.
- f. Expungement of any conviction records in accordance with this order does not affect any existing or pending driver's license suspension.
- g. Nothing in this Order should be construed to prevent the Indiana Bureau of Motor Vehicles from reporting information about conviction for a violation of a traffic control law to the Commercial Drivers License Information System (CDLIS) in accordance with I.C. §9-24-6-2(d).

NOT PUBLIC RECORD

	guilty record	ecords, including but not limited to conviction records, arrest records, dismissed charge records, and records of collateral actions that relate to the expunged convictions or that relate to the expunged convictions under the following Cause Numbers, are expunged in accordance (5-38-9-6:
a.	entities a records, relate to	s in possession of state and local agencies and service providers: The following agencies are hereby prohibited from releasing Petitioner's record including but not limited to convict arrest records, dismissed charge records, not-guilty records, and records of collateral action the expunged convictions or that relate to the cause number of the expunged convictions to without a court order, other than a law enforcement officer acting in the court of the officer' duty:
	i. ′	The Indiana Department of Corrections;
		The Indiana Bureau of Motor Vehicles, except as provided in paragraph 1(g) of this Order,
	:	Each law enforcement agency who incarcerated, provided treatment for, or provided other services for the person under an order of the court, including: (a);
	iv.]	(b); and Each person or entity who incarcerated, provided treatment for, or provided other services f person under an order of the court, including:
		(a); (b)
b.	Records	s in possession of the Indiana State Police Central Records Repository: In accordance w -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number
b.	Records I.C. §35- ordered records, relate to	s in possession of the Indiana State Police Central Records Repository: In accordance we -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number This includes, but is not limited to, conviction arrest records, dismissed charge records, not-guilty records, and records of collateral action the expunged convictions or any other matters that relate to this cause number. The Central
b.	Records I.C. §35- ordered records, relate to Reposito	s in possession of the Indiana State Police Central Records Repository: In accordance w -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number This includes, but is not limited to, conviction arrest records, dismissed charge records, not-guilty records, and records of collateral action the expunged convictions or any other matters that relate to this cause number. The Centra bry is also prohibited from disclosing these records to anyone except:
b.	Records I.C. §35- ordered records, relate to Reposito	s in possession of the Indiana State Police Central Records Repository: In accordance we -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number This includes, but is not limited to, conviction arrest records, dismissed charge records, not-guilty records, and records of collateral action the expunged convictions or any other matters that relate to this cause number. The Centra ory is also prohibited from disclosing these records to anyone except: i. a prosecuting attorney, if: (a) authorized by a court order; and
b.	Records I.C. §35- ordered records, relate to Reposito	s in possession of the Indiana State Police Central Records Repository: In accordance we -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number This includes, but is not limited to, conviction arrest records, dismissed charge records, not-guilty records, and records of collateral action the expunged convictions or any other matters that relate to this cause number. The Centra ory is also prohibited from disclosing these records to anyone except: i. a prosecuting attorney, if: (a) authorized by a court order; and (b) needed to carry out the official duties of the prosecuting attorney; ii. a defense attorney, if: (a) authorized by a court order; and
b.	Records I.C. §35- ordered records, relate to Reposito	s in possession of the Indiana State Police Central Records Repository: In accordance we -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number
b.	Records I.C. §35- ordered records, relate to Reposito	s in possession of the Indiana State Police Central Records Repository: In accordance we-38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number
b.	Records I.C. §35- ordered records, relate to Reposito	s in possession of the Indiana State Police Central Records Repository: In accordance we -38-9-6(a)(2), the Indiana State Police Central Repository for Criminal History Information to seal all of Petitioner's records for Cause Number

for the purpose of determining whether an applicant possesses the necessary good moral character for admission to the bar;

- vi. a person required to access expunged records to comply with the Secure and Fair Enforcement for Mortgage Licensing Act (12 U.S.C. 5101 et seq.) or regulations adopted under the Secure and Fair Enforcement for Mortgage Licensing Act; and
- vii. the Bureau of Motor Vehicles, the Federal Motor Carrier Administration, and the Commercial Drivers License information System (CDLIS), if disclosure is required to comply with IC §9-24-6-2(d) relating to reporting a conviction for a violation of a traffic control law.
- c. Records of the sentencing court, the juvenile court, the Court of Appeals and the Supreme Court: Except as provided in IC §35-38-9-6(d), the records of the sentencing court, a juvenile court, the Court of Appeals of Indiana, and the Indiana Supreme Court concerning Petitioner shall be permanently sealed.

	ne Clerk sha appellate Co		Order to the Indiana Clerk of the Appellate Courts, and Clerk of the
	i.	appears on the cor	n or memorandum decision in which the Petitioner has been named as imputer gateway administered by the office of technology so that it does titioner's name (in the same manner by which opinions involving cted); and
	ii.	provide a redacted	I copy of the opinion to any publisher or organization to whom the
	11.		
Po Bi	The Clerk sha Police Centra Sureau of Mo	opinion or memorall send a copy of this l Repository for Crin	randum decision is provided after the date of the order of expungements. Order to all parties of record or their attorneys to the Indiana State
Po Bi	The Clerk shateline Centra Solice Centra Sureau of Mo Celated to Pet	opinion or memorall send a copy of this al Repository for Crinotor Vehicles, and the itioner's conviction:	randum decision is provided after the date of the order of expungements. Order to all parties of record or their attorneys to the Indiana State minal History, to the Indiana Department of Corrections, to the Indiana e following law enforcement agencies or entities that possess records
Po Bi	The Clerk sha Police Centra Sureau of Mo	opinion or memorall send a copy of this all Repository for Crinotor Vehicles, and the itioner's conviction: The The local law enforms	randum decision is provided after the date of the order of expungements Order to all parties of record or their attorneys to the Indiana State minal History, to the Indiana Department of Corrections, to the Indiana

Petitioner's conviction records shall be **expunged in accordance with IC §35-38-9-7,** specifically: **NOT PUBLIC RECORD**

3.

a. All court records and other public records relating to the arrest, conviction, or sentence of Petitioner that have been marked expunged shall remain public records. However, the Court now orders that those records be clearly and visibly marked or identified as being expunged.
b. The following agencies and entities in possession of records that relate to the conviction ordered to be

marked as expunged shall add an entry to Petitioner's record of arrest, conviction, or sentence in the

criminal history database stating that the records are marked as expunged: i. The Indiana Department of Correction; ii. The Indiana Bureau of Motor Vehicles: iii. Each law enforcement agency who incarcerated, provided treatment for, or provided other services for the person under an order of the court: (a) _____;
(b) _____; and
Each person or entity who incarcerated, provided treatment for, or provided other services for the iv. person under an order of the court, including: (a) ______; (b) ______. The Clerk shall send a copy of this Order to all parties of record or their attorneys, to the Indiana State c. Police Central Repository for Criminal History; to the Indiana Department of Correction, to the Indiana Bureau of Motor Vehicles, and the following law enforcement agencies or entities that possess records related to Petitioner's conviction: The _____ County Sheriff's Department i. The local law enforcement agencies: ii. (a) _____ All persons or entities who incarcerated, provided treatment for, or provided other services for the iii. person under an order of the court, including: (b) d. As to court records stored under the following appellate/post conviction relief cause numbers: the Clerk shall send a copy of this Order to the Indiana Clerk of Appellate Courts, and: all court records and other public records relating to the arrest, conviction, or sentence shall remain public records; the records shall be clearly and visibly marked or identified as being expunged. ii. SO ORDERED this Judicial Officer Room Notice to be given by: □Court □Clerk □Other: _____

NOT PUBLIC RECORD

PROOF OF NOTICE

A copy of the entry was served either by mail to the address of record, deposited in the attorney's distribution box, or personally distributed to the following persons:

State of Indiana:	
Petitioner:	
Date of notice:	
Date of notice: Court Initial of person who notified parties: Court	Clerk Other
Distribution To:	
L	Indiana State Police
Attorney for Petitioner	Attn: Records Division 100 N Senate Ave., Room N301 (East)
	Indianapolis, IN 46204
	1
	Bureau of Motor Vehicles
Petitioner	IGC North, Room 402
	100 N Senate Ave.
	Indianapolis, IN 46204
County Prosecutor's Office	Indiana Department of Correction
Attn:	Attn: Records Division
	302 W. Washington Street, Room E-334
-	Indianapolis, IN 46204
County Sheriff's Department	Office of the Indiana Attorney General
· · · · · · · · · · · · · · · · · · ·	Indiana Government Center South, 5th Floor
	302 W. Washington Street
	Indianapolis, IN 46204
County Clerk	☐ Clerk of the Appellate Courts
County Clork	216 State House
	200 West Washington Street
check the 'County Clerk' box only if this ORDER	Indianapolis, IN 46204
Applies to court records stored under a separate MC	[check 'Clerk of the Appellate Courts' <u>only</u> if one or of the expunged cases was appealed.]
Cause number that pertain to a PROBATION that was transferred to another county.]	of the expunged cases was appeared.]
Law Enforcement Agencies:	☐ Indiana Supreme Court
	Office of Judicial Administration
	Trial Court Technology
	251 N. Illinois Street, Suite 700
	Indianapolis, IN 46204
	[check this address <u>only</u> if a NO CONTACT ORDER was issued in one or more of the expunsed cases as a condition of ROND or
	in one or more of the expunged cases as a condition of BOND or PROBATION.]
NOT PURI.	IC RECORD

Page ____ of ____

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Law Enforcement Agencies (cont'd):	Other persons or entities that are required to act under this order because they possess official records related to the expunged convictions:
	
	
	_
	_

NOT PUBLIC RECORD

Take out this page and insert your non-conviction <u>Exhibit</u> pages (from the Conviction Insert Forms)

Attach a document to the back of the Petition and Order listing the following information for any additional cause numbers that did not fit on the Petition.

Cause #
Court Room
Offense(s) where convicted
Class of Offense(s) where convicted
Date of Arrest
Date of Conviction