

EXPUNGEMENT OF YOUR JUVENILE DELINQUENCY RECORD

The records of most juvenile cases are sealed from view by the public. However, the public can view the records of offenses that would be a felony if committed by an adult where the child was at least 16 years old at the time of the offense. This packet contains forms and instructions to request that this kind of juvenile record be sealed (expunged) from public view. Please read all instructions before filling out paperwork. You will need to make additional copies if you are seeking to expunge more than one file.

A petition for expungement is a complicated legal procedure.

If you have any questions or need help, you should contact an attorney or the Fourth Judicial District Court (Hennepin County) Self Help Center, located on the 2nd floor of the Hennepin County Government Center.

Fourth Judicial District Court Self Help Center 300 South Sixth Street Public Service Level, 2nd floor Minneapolis, MN 55487 (612)348-9399

- The juvenile court administrator's office cannot give you legal advice.
- Lawyer locator resources are on the court's website at www.mncourts.gov/selfhelp/?page=252.
- Learn more about criminal expungement on the court's website at www.mncourts.gov/selfhelp/?page=276.
- A Step-by-Step Expungement Forms Tutorial and short expungement video are available on the court's website at www.mncourts.gov/selfhelp/?page=1913.
- NOTE: If you were a juvenile prosecuted as an adult, you will need to file for expungement in ADULT COURT, not juvenile court. Petitions for ADULT cases must be filed separately in ADULT court.

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Expungement

Expungement is a court order sealing your records from the public and prohibiting disclosure of their existence or their opening except under court order or statutory authority. In other words, your records will **not** be destroyed or returned to you, even if the judge grants your request to have your records expunged.

You may qualify for expungement if:

- the charges against you were dismissed,
- you were found not guilty, or
- you did not enter a plea of guilty.

If your situation does not meet one of these criteria, you may still be able to request that the court consider expunging your record.

Expungement or Sealing of a Record – What Does It Mean?

Once sealed, a record will not be available to the general public. However, certain people can still view the record, even after it is sealed. Law enforcement agencies, prosecution, immigration and correctional authorities, among others, may seek an order signed by a judge to re-open a sealed case for the purpose of criminal investigation, prosecution, or sentencing. Sealed records may also be opened without a court order if you apply for a job in law enforcement.

It is also important to understand that an expungement order may only expunge the record(s) held by state courts and may not necessarily expunge records held by state or local agencies. This is important because both the court's records and the Bureau of Criminal Apprehension's records are usually viewed as part of a criminal background check.

Arrest Record

If there is no court file (the prosecution did not file formal charges) and you've had a clean record for the past 10 years, a petition to the court is not necessary to expunge your arrest record. You should contact the arresting agency and/or the Minnesota Bureau of Criminal Apprehension (BCA). There is a process to expunge arrest records under Minn. Stat. §299C.11. Visit the Self Help Center for more information.

Other Considerations

Juvenile Court staff, the County Attorney's Office, the Bureau of Criminal Apprehension, the Sheriff's Office, the Attorney General's Office, and the Department of Corrections <u>cannot</u> help you fill out these forms. If you are unable to fill out the forms, visit the Court's Self Help Center located in the Hennepin County Government Center.

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- If you need legal advice, you will need to speak with an attorney. You may contact the Self Help Center for information about clinics where you can get free legal advice and about any available Criminal Expungement Clinics. If you'd like to hire an attorney to represent you, contact the Hennepin County Bar Association's Lawyer Referral Service at (612)752-6666.
- You <u>must</u> fill out all forms (including the petition, the Affidavit of Service, and a separate Order for each case you want expunged).
- Type your answers or print clearly in dark ink.
- If you plan to file an application to become a citizen of the United States, you should get certified copies of the following documents BEFORE you start the expungement process:
 - Police reports from the police department where the offense or arrest occurred; and
 - o "Register of Actions" from the court's records

The U.S. Department of Immigration and Customs Enforcement will require you to provide these documents and it will be difficult to get them if the case is expunged.

PROCEDURES FOR JUVENILE EXPUNGEMENTS

STEP 1

COMPLETE THE PETITION AND

COMPLETE A SEPARATE ORDER FOR EACH CASE YOU WANT EXPUNGED

Notice of Hearing and Petition for Expungement (pages 7-9 of this packet)

Your Petition for Expungement is your formal written request to the Court for an Order. You must fill out this document completely. The Petition must list **each juvenile case** that you are asking to expunge. YOU ARE REQUIRED to list all prior and pending criminal charges in Minnesota or any other state on the petition, including any stays of adjudication, continuances for dismissal, or pretrial diversions in ANY jurisdiction. If you are unsure about your court records, please contact the Records Center at (612)348-5089. The Minnesota Bureau of Criminal Apprehension will provide a printed record for a fee. You may contact them at (651)642-0670 for more information.

Proposed Order to Expunge Criminal Records (pages 13-16 of this packet)

After your expungement court hearing, the Court will issue a written order either granting or denying your request. This expungement packet contains form orders that you will fill out and that the judge will review prior to your hearing. The judge may or may not use your form order when issuing the Court's order. **You must**

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complete a separate order for each case you want expunged. There are two types of orders: Order Sealing Record/Stay of Adjudication OR Adjudication (if you entered a guilty plea or there was a finding of guilt) and Order Concerning Sealing of Records/No Adjudication (if you did not enter a guilty plea and there was no finding of guilt). Use the order appropriate to your situation.

Request for Waiver of Filing Fee – In Forma Pauperis (IFP) (separate packet)

If you do not have the money to pay the \$322 filing fee needed to file your expungement petition, you may request a fee waiver by filling out an In Forma Pauperis (IFP) Affidavit. You must complete your expungement petition before you can ask for a waiver of the filing fees. Once you have received the IFP Affidavit, you will need to complete it with all information requested. If your IFP is granted based on your financial information, you will not have to pay a filing fee.

NOTE: There is no filing fee if your case was **dismissed**.

STEP 2

SIGN YOUR NAME IN FRONT OF A NOTARY PUBLIC OR A DEPUTY COURT ADMINISTRATOR, GET A COURT DATE, & FILE PAPERWORK

- Once you have filled out your Petition and Order(s), sign the Petition in the presence of a notary public or deputy court administrator (this can be done by a court clerk when you come in to file your paperwork as long as you have a state-issued photo ID). After the paperwork has been notarized, and COMPLETED, you may get a court date for your hearing.
- The court clerk at the juvenile court filing desk can schedule your court date. If you are unable to come in, you may call the record center to get a court date at (612)596-7119.
- A civil filing fee is required when filing documents (in Hennepin County Juvenile Court the fee is \$322), unless you are unable to pay and have obtained an order from the court waiving the fee (see Step 1 above for how to obtain a waiver). You do not have to pay a filing fee if the case you are requesting to have expunged was dismissed.
- Make sure you are filing the original paperwork (the paperwork with the actual signature in ink). If the paper work is not original, the court may cancel your hearing.
 If you are unable to file the paperwork in person, you may mail it (along with a check for \$322.00 payable to District Court <u>OR</u> completed IFP paperwork) to:

Juvenile Justice Center Attn: Juvenile Court Expungement Clerk 590 Park Avenue Minneapolis, MN 55415

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STEP 3

MAKE COPIES OF FORMS

The petition must be served on ALL state and local agencies whose records would be affected by the proposed order. Examples of these agencies include: the Minnesota Bureau of Criminal Apprehension, the Attorney General's Office, the local police department, the prosecuting attorney, the sheriff's department, the Department of Corrections (probation). Remember to keep a copy of your papers for yourself.

Make sure the following are included in the copies:

- Notice of Hearing and Petition (with the scheduled hearing date).
- The unsigned proposed Order(s) you want the judge to sign.

STEP 4

SERVICE ON EACH AGENCY AND THEIR ATTORNEYS

- Service means that you are required to make sure each agency receives a copy of your paperwork. The completed paperwork must include the upcoming court hearing date.
- You are responsible to make sure that service is done properly. Court staff cannot serve the documents for you.
- Service of expungement papers is done by mail. They must be mailed by a third party –
 not you who is at least 18 years old.
- That person must first mail a copy of all required documents to all required parties. After mailing, that person completes an Affidavit of Service by filling in the information on the form and then signing the Affidavit of Service in front of a notary or a deputy court administrator (this document is page 12 of this packet). Your server then gives you the completed Affidavit of Service for filing. Do not forget to have the person fill in the city attorney and police department on the form. Service must be completed at least 63 days (approximately 9 weeks) before the scheduled hearing date.
- When the Affidavit of Service form is complete, you must file it by mail (to the address listed under Step 2) or in person at the Juvenile Justice Center before the court date to prove that your paperwork has been served on all of the parties. If it is not received two weeks after service has been completed, your hearing will be cancelled.

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STEP 5

THE COURT HEARING

You <u>must</u> appear at the hearing. Bring your copies of the documents along with you to court for your own reference. The original documents will already be in the court file.

At the hearing, the judge will review your petition and any attachments you have submitted. The judge will also consider any information presented by the prosecutor, any of the various law enforcement agencies to which you sent your paperwork, and the victim. These parties may support your petition, may take no position on your petition, or may oppose your petition. The victim has the right to submit an oral or written statement to the court. The judge may or may not grant the expungement. The judge may sign the proposed order that you have provided (granting or denying your request), or may prepare his or her own order.

The judge may deny the expungement if your request does not meet the requirements, even if no one objects.

When the order is signed, the juvenile court administrator's office will send a copy of the order to all agencies named in the order to receive notice. If your request is granted, these agencies have 60 days to appeal the order. Your record remains public during this period and while any appeal is pending. If no appeal is filed, the record will be sealed 60 days after the filing of the order. It is a good idea to get a **certified copy of the order** for your own records. Unless you have an in forma pauperis (IFP) Order on file, the fee is \$14.00 per certified copy.

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State of Minnesota District Court

County of Hennepin	Judicial District: Court File Number: Case Type: Juvenile Delin	Fourth 27-J	
State of Minnesota, Plaintiff vs. Respondent/Petition	Petition : (Sea	of Hearing and for Expungement aled Records) Stat. §§ 609A.03,	
		260B.198	
Notice to Law Enforcement/Prosecutor: Any objection to expungement in this case shall be filed with the court as soon as possible, and within 60 days. This matter is scheduled for hearing on(date) at (time); at Hennepin County Juvenile Justice Center, 590 Park Ave, Minneapolis, MN. 55415. The day of the hearing, go to the Court Information Desk on the first floor to find out which courtroom the hearing will be in. You must be in the courtroom by the scheduled time.			
Petitio	on for Expungement		
I state under oath that I am petitioning th	e court for expungement (seali	ng) of a juvenile record.	
My full name, and all other legal names	or aliases I have been known a	s, are:	
My date of birth is:			

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4.	The following are all of the addresses I have lived at since the date of the offense for which I am seeking expungement: (street address, city, state)
5.	I am seeking expungement because (include whether expungement is sought for employment or licensure purposes, the statutory or other legal authority under which expungement is sought, and state in detail and with specifics why expungement should be granted. Attach additional pages if necessary.):

6. My criminal record including all charges, adjudications, convictions, stays of adjudication or imposition of sentence and pending actions for misdemeanors, gross misdemeanors or felonies in this state, another state, federal court, or a foreign country, whether the conviction occurred before or after the offense for which expungement is sought, consists of:

Case Number	County-State	Type of Charge	Date of Offense	Adjudication (Y/N)	Date (If Yes)

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I have no criminal records, other than listed at #6, in this state or elsewhere. All prior requests for expungement, pardon or sealing of a criminal record, whether for this						
	offense or for any other offense, whether granted or not, that I have made include:					
I qualify	for an expungement because: (Also see "Case Detail Attachment")				
	A delinquency matter was re Records/No Adjudication).	solved in my favor (use Order Concerning Sealing of				
	The benefit to me outweighs court (use Order Sealing Reincludes if your first time co.	nding of guilt was made, but I have rehabilitated myself. the disadvantage to the public and the burden on the cord/Stay of Adjudication OR Adjudication) (this also ntrolled substance violation was dismissed and the e discharged pursuant to a diversion program).				
). The deta	ails of the offense(s) I want to ex	xpunge are listed on the "Case Detail Attachment".				
. The nam	nes of the victims, if any, are list	ted on the "Case Detail Attachment".				
2. There	is is not a current or p	rior order for protection, restraining order or other no-				
2. There contact of 3. Since di	is is not a current or prorder prohibiting me from contacts					
2. There contact of 3. Since di	is is not a current or prorder prohibiting me from contacts	rior order for protection, restraining order or other no- acting the victims (attach copies of any orders to petition). wing steps toward personal rehabilitation, including				
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2. There contact of the contact of t	is is not a current or prorder prohibiting me from contact sposition, I have taken the follont, work, or other personal history and the sposition is sposition.	rior order for protection, restraining order or other no- acting the victims (attach copies of any orders to petition). wing steps toward personal rehabilitation, including ry (Attach additional pages if necessary.):				
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Dated Subscribthis	is is not a current or prorder prohibiting me from contact sposition, I have taken the follont, work, or other personal history and the sposition is sposition.	rior order for protection, restraining order or other no- lecting the victims (attach copies of any orders to petition). wing steps toward personal rehabilitation, including ry (Attach additional pages if necessary.): Signature (Sign only in front of notary public or court administrator.) Name: Address:				

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Case Details Attachment

The Details of all cases I want expunged are:

Case Number	Jurisdiction/City Where it Occurred	Type of Offense (charge)	Date of Offense	Adjudication or Dismissal (check box)	Date of Adjudication or Dismissal	Names of Identifiable Victims (or write "none")	Legal Basis for Expungement A=Controlled substance violation dismissed and case discharged B=Certified/referenced as an adult for a crime I committed while a juvenile C=Case resolved in my favor D=Convicted but rehabilitated myself		ion dismissed dult for a crime e	
				□Adjudication				(Circl	le one)	
				□Dismissal			A	В	C	D
				□Adjudication						
				□Dismissal			A	В	C	D
				□Adjudication						
				□Dismissal			A	В	C	D
				□Adjudication						
				□Dismissal			A	В	C	D
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Addresses of Departments that need to be served:

MN Bureau of Criminal Apprehension

CJIS-CCH-Court Orders/Petitions

Hennepin County Sheriff's Office

PSF – Records Manager

401 South 4th Avenue, #100

St. Paul, MN 55106

Minneapolis, MN 55415

Public Safety

Office of the MN Attorney General

445 Minnesota Street, Suite 1800

St. Paul, MN 55101

Hennepin County Attorney's Office*

Juvenile Prosecution Division

525 Portland Avenue South

Minneapolis, MN 55415

Hennepin County Department of Corrections
Attn: Intake Records Unit
590 Park Avenue, MC 872
Minneapolis, MN 55415

MN Department of Corrections
1450 Energy Park Drive, Suite 200
St. Paul, MN 55108-5219

For Minneapolis cases, these two departments need to be served:

Attn: Criminal Division – Juvenile Expungement
Minneapolis City Attorney
Minneapolis Police Department
350 South 5th Street
Minneapolis, MN 55415

Attn: Records
Minneapolis Police Department
350 South 5th Street, Room 31
Minneapolis, MN 55415

*In some cases Hennepin County is not the prosecuting agency. It is your responsibility to be aware of this and serve the right parties. The Self Help Center may be able to help you.

For St. Anthony cases, these two departments need to be served:

Steven P. Carlson

Foster, Ojile, Wentzell & Brever, LLC

2855 Anthony Lane

St. Anthony, MN 55418

Attn: Records

St. Anthony Police Department

3301 Silver Lake Road NE

St. Anthony, MN 55418

If your case is **NOT A MINNEAPOLIS OR ST. ANTHONY CASE** you will need to use the appropriate address for the City Attorney and the Police Department who handled your case. You can contact the following Division for the appropriate addresses:

Division II	Brookdale District Court	612.543.2150
Division III	Ridgedale District Court	612.543.1400
Division IV	Southdale District Court	612.543.0400

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S	tate of Minnesota						District Court
С	ounty of Hennepin				udicial Distri Court File Nu		Fourth 27-J
				(Case Type: Ju	venile I	Delinquency
A	ffidavit of Service						
	TATE OF MINNESOTA OUNTY OF(County where Affidavi	t Sign) (ed)			c.	person who mailed the
O th	ocuments), being duly sworn upon, I served the attached docurrder) by mailing a true and correct documents in the U.S. mail in the ostage:	nent t co	s (Notice o	of Hea followi	ring and Petition	on for E he follo	Expungement and Proposed owing addresses by placing
1	MN Bureau Of Criminal Apprehension CJIS-CCH-Court Orders/Petitions 1430 Maryland Avenue East St. Paul, MN 55106	5	Hennepin C Community Attn: Intake 590 Park Av Minneapoli	y Correc e Recor venue,	ds Unit MC 872	9	
2	Hennepin County Sheriff's Office PSF-Record's Manager 401 South 4 th Ave, #100 Minneapolis, MN 55415	6		gy Park	f Corrections Drive, Suite 200 8-5219	10	
3	Public Safety Office of the MN Attorney General 445 Minnesota Street, Suite 1800 St. Paul, MN 55101	7					
4	Hennepin County Attorney's Office Juvenile Prosecution Division 525 Portland Avenue South Minneapolis, MN 55415	8					
D	ated:				Signature (s	Sign only is	n presence of notary/Court Deputy)
S	ubscribed and sworn to before n	ne th	nis (Date):	:	Print Name Address:	:	
N	otary Public/Deputy Court Adm	ninis	strator				

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State of Minnesota		District Court
Hennepin County	Judicial District:	Fourth
	Court File Number:	27-J
	Case Type:	Juvenile Delinquency
State of Minnesota, Plaintiff vs.	9	Sealing of Records judication
Respondent/Petitioner,		
Date of Birth		
On (date), the Court of matter.	considered the Petition for Exp	pungement in the above
Appearances were: Petitioner County Attorney Other Waived The Court finds:		
The respondent was charged with the crim	ne(s) of:	
The above-entitled delinquency action was	s determined in favor of the pet	citioner.
The respondent has petitioned for the sea information, trial or verdict.	aling of all records relating to	an arrest, indictment or
The petitioner has established that he/she within or without the state, within ten ye dismissal.		
Proper notice □ has □ has not been	given including notice to any v	ictim if required.
The law enforcement agency or jurisdiction ☐ has not established by clear and convin safety outweigh the disadvantages to the part Stat. § 609A.03, subd. 5(b).	cing evidence that the interests	of the public and public

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IT I	S ORDERED:					
1.	Petitioner's request for sealing of records is denied.					
2.	Petitioner's request for sealing of records is granted. All official records, including all records relating to the arrest, indictment or complaint, trial and dismissal, shall be sealed and the existence not disclosed without court order, except as authorized by law.					
3.	That for this offense only, all finger and thumb prints, photographs and other identification data except for DNA samples, and all copies of duplicates thereof, shall be sealed by the following departments:					
	□ County Attorney □ County Sheriff □ Mttorney General □ Sureau of Criminal Apprehension □ County Probation/Court Services □ MN Dept. of Corrections □ Other					
4.	The court administrator shall send a copy of this expungement order to each agency and jurisdiction whose records are affected.					
	TE: This order is stayed for 60 days, and during any appeal. Records will not be ed until after this time.					
Date						
	Judge of District Court					

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State of Minnesota		District Court
Hennepin County	Judicial District:	Fourth
J. T. S.	Court File Number:	
	Case Type:	Juvenile Delinquency
State of Minnesota, Plaintiff		
VS.	Order Concernin	g Sealing of Record
		on OR Adjudication
	Stay of Aujudication	m OK Aujuulcation
Respondent/Petitioner		
Date of Birth		
The above-entitled matter came before the Coumatter.	rt upon a Petition for Ex	pungement in the above
Appearances were: ☐ Petitioner ☐ County Attorney		
Other		
Other		
☐ Waived		
Upon the files and records, the court finds:		
On (date) in the District Court of		
☐ Entered a guilty plea to the crime of		
and received a stay of ad	judication; –or-	
☐ Entered a plea or was found guilty of		and
was adjudicated for that offense.		
Petitioner was not adjudicated of an offense 243.166.	that requires registration	on under Minn. Stat. §
The petitioner was discharged by the commission and an order discharging the petitioner from I dismissed.		
Proper service □ has □ has not been given	including notice to any v	victim(s) if required.
There ☐ is ☐ is not clear and convince the Court's inherent authority would yield a	ing evidence that sealing benefit to petitioner of	-

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disadvantages to the public and public safety of: (1) sealing the record; and (2) burdening the court and public authorities to issue, enforce, and monitor an expungement order.

Upo	n the	Findings of the Court and the files and records herein, IT IS ORDERED:
	1.	Petitioner's request for sealing of records is denied.
	2.	Petitioner's request for sealing of records is granted. All official records held by the following agencies, other than the non-public record retained by the Bureau of Criminal Apprehension, including all records relating to arrest, indictment or complaint, trial, dismissal and discharge shall be sealed and their existence shall be disclosed only by court order, except as authorized by law:
		County Attorney City Police Attorney General County Probation/Court Services Other County Sheriff City Prosecutor Bureau of Criminal Apprehension MN Dept. of Corrections
	3.	This order restores the petitioner to the status occupied before the arrest. The petitioner will not be guilty of perjury for failure to acknowledge the arrest or proceeding in response to any inquiry made for any purpose.
	4.	The court administrator shall send a copy of this expungement order to each agency and jurisdiction whose records are affected.
	5.	The petitioner shall continue to be prohibited from shipping, transporting, possessing, or receiving a firearm for the remainder of the petitioner's lifetime since the conviction was for a crime of violence and a relief of disability order was not issued under Minn. Stat. § 609.165, subd. 1d.
	6.	Other:
		This order is stayed for 60 days, and during any appeal. The records will not be til after this time.
Date	ed:	Judge of District Court
		Judge of District Court

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