| STATE OF NORTH CAROLINA | | | | | | |
|--|------------------------------------|--|---|--|--|------------------------------|
| County | | | | In The General Court Of Justice District Court Division | | |
| IN THE MATTER OF Name And Address Of Petitioner | | | ORDER FOR EXPUNCTION OF JUVENILE RECORD (UNDISCIPLINED/DELINQUENT) | | | |
| Date Of Birth | | Age | _ | (ONDIO | | · |
| shall forward a cert petitioner as a juver | ified copy of the nile, and to the | petitioner satisfied the conditions sensition of the sensition of the sheriff, Chief of Polies of the court counselor, and such resions, and orders, shall be expunded | ce, or ot cords of | her law enforcen adjudication des | nent agency havi scribed below, inc | ng records referring to this |
| Date Of Adjudication | | ned ht <i>(name offense)</i> | | | | |
| Date | <u> </u> | Name Of Presiding Judge (type or print) | | Signature Of Presiding Judge | | |
| Certified copies of t | his order were | e forwarded to | | | | |
| The Sheriff of County. | | | | | | |
| The Chief of Police of | | | | | | |
| Other law enforcement agency. | | | | | | |
| Name Of Other Law Enforcement Agency | | | | | | |
| | | | | | | |
| The Chief Court Counselor. | | | | | | |
| Date | Signature | | | | Assistant CSC | Clerk Of Superior Court |
| NOTES TO CLERK: 1) Class A-E felonies are not eligible for expunction. Do not destroy Class A-E felony records within the juvenile's file. 2) As soon as practical after each term of court in your county, file with the Records Officer of the Administrative Office of the Courts the names of persons granted an expunction pursuant to G.S. 7B-3200 (Send a certified copy of the Order For Expunction to Attn: Records Officer, Administrative Office of the Courts, PO Box 2448, Raleigh, NC 27602, or to the same at Courier Box 56-10-50.). 3) Upon the expunction of the juvenile's record, send written notification to the "juvenile's last known address informing the juvenile that the record has been expunged and with respect to the matter involved, the juvenile may not be held thereafter under any provision of any laws to be guilty of perjury or otherwise giving a false statement by reason of the juvenile's failure to recite or acknowledge such record or response to any inquiry made of the juvenile for any purpose except that upon testifying in a delinquency proceeding, the juvenile may be required by a court to disclose that the juvenile was adjudicated delinquent." G.S. 7B-3202. | | | | | | |
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