CIRCUIT COURT	DISTRICT CO	URT OF MAR	YLAND FOR	City/County
CIRCUIT COURT DISTRICT COURT OF MA Located at Court Address			Case No.	
UDICIAR!	Court Address		Tracking #	
STATE OF MARYLAND		vs.		DOB
			Defendant	DOB
PE		XPUNGEMEN .TY DISPOSITION	T OF RECORDS ON)	
In this petition, references are to the Andriminal offense, other than a violation of imprisonment.)	nnotated Code of M of the vehicle or tra	aryland, and refer ffic laws, ordinan	rences to "crime" and to "crimes, or regulations, that does	ninal action" refer to any not carry a possible sentence
1. (Check one of the following boxes) or served with a citation by an office	On or about	Date	, I was arrested,	served with a summons,
at	Maryland as a ros	ult of the following	Law Enforcement Agenc	y
2. I was charged with the offense of				
3. On or about				
statement is true and correct):				
the charge, but the conduct on which	the charge was ba	sed is no longer a	crime.	
a crime specified in Criminal Procedsatisfactory completion of the sentence,	lure Article, § 10-10 including probation	05(a)(9). Three (3 n. I am not now a) years have passed since the defendant in any pending crit	later of the conviction or minal action.
possession of marijuana under Crimi Four (4) years have passed since the late now a defendant in any pending crimina	inal Law Article § 5 or of the conviction l action.	5-601, as specified or satisfactory co	d in Criminal Procedure Artic mpletion of the sentence, incl	ele, § 10-105(a)(12). luding probation. I am not
one criminal act, which is not a crim	e of violence as det	fined in Criminal	Law Article, § 14-101(a), and	d on or about
, I wa	as granted a full and	l unconditional pa	ardon by the Governor, with r	espect to that conviction.
Not more than 10 years have passed sind	ce the Governor sig	ned the pardon. I	am not now a defendant in ar	ny pending criminal action.
a misdemeanor crime specified in Confirme sentence(s) imposed for all convictor supervision. Since the date of conviction defendant in any pending criminal action	n I have not been co	Article, § 10-110. pungement is required of a crim	Ten years have passed since to tested, including parole, probe not now eligible for expung	the satisfactory completion ation, or mandatory gement. I am not now a
a felony crime specified in Criminal sentence(s) imposed for all convictions for the date of conviction I have not beending criminal action.	Procedure Article, for which expunger een convicted of a	§ 10-110. Fifteen ment is requested, crime not now eli	years have passed since the sincluding parole, probation, gible for expungement. I am	satisfactory completion of the or mandatory supervision. not now a defendant in any
a crime specified in Criminal Law A crime under Criminal Procedure Article, mposed for all convictions for which extlate of conviction I have not been convictional action.	, § 6-233. Fifteen ye spungement is reque	ears have passed s ested, including p	since the satisfactory complet arole, probation, or mandator	ion of the sentence(s), y supervision. Since the
4. The case began in one court and vitled in the court to which the case was t	was transferred to a ransferred.)	nother court other	r than the juvenile court. (Not	te: This petition must be
5. \square The case was appealed to a court	exercising appellat	e jurisdiction. (No	ote: This petition must be file	d in the appellate court.)
I request the court to enter an Ord	ler for Expungeme	nt of all police and	d court records pertaining to t	he above conviction(s).
I solemnly affirm under the penalties of and belief, and that the charge to which Procedure Article, § 10-107.	perjury that the cor this petition relates	ntents of this petit is not part of a ur	ion are true to the best of my nit the expungement of which	knowledge, information, is precluded under Criminal
Signature of Attorney	Date		Signature of Defendant	Date
Printed Name			Printed Name	
X 4.2			Address	
Address			radicas	
City, State, Zip	Telephone		City, State, Zip	Telephone
E-mail	Fax		E-mail	Fax
L-man	1 aa			1 un

Notice to Victim(s): You have the right to offer objections or additional information relevant to the petition to expunge conviction records under the Criminal Procedure § 10-110 in all proposed actions. Submit your information in writing to the court listed above. The court may take action as soon as 30 days after the petition is served.