

Prepared by Court _____

_____ of New Jersey
Law Division
County _____
Municipality _____
Expungement
Docket Number _____

In the Matter of the Expungement of the
Criminal/Juvenile Records of

(defendant/juvenile name)

Civil Action
Expungement Order

This matter having resulted in an arrest/charge not resulting in a conviction or adjudication of delinquency (dismissal, acquittal, discharge without a finding of guilt) for
(defendant/juvenile name) _____ whose date of birth is (date) _____,
and State Bureau of Identification (SBI) number, if available, is (SBI number, if available) _____,
and it appearing that the requirements for Expungement under N.J.S.A. 2C:52-6, have been satisfied;

IT IS ORDERED this _____ day of _____, _____, that the
The Attorney General of New Jersey,
The Superintendent of the New Jersey State Police, Expungement Unit,
The _____ County Prosecutors Office(s),
The administrator(s) of the _____ Municipal Court(s),
Chief(s) of the _____ Police Department(s),
The _____ County Probation Division(s),
The Warden of the _____ Jail/Prison,
The Superintendent of _____ (name of institution for juveniles only),
Deputy Clerk of the Superior Court of New Jersey, Criminal and/or Family Divisions,
_____ County, remove from their records all information relating to

(defendant/juvenile name) _____'s

- (1) (date) _____ arrest/custody on the charge of violating N.J.S.A. (statute) _____
under (original indictment/accusation/summons/warrant/complaint/FJ or FO docket number) _____;
- (2) (date) _____ arrest/custody on the charge of violating N.J.S.A. (statute) _____;
under (original indictment/accusation/summons/warrant/complaint/FJ or FO docket number) _____;
- (3) (date) _____ arrest/custody on the charge of violating N.J.S.A. (statute) _____;
under (original indictment/accusation/summons/warrant/complaint/FJ or FO docket number) _____;
- (4) (date) _____ arrest/custody on the charge of violating N.J.S.A. (statute) _____;
under (original indictment/accusation/summons/warrant/complaint/FJ or FO docket number) _____;
- (5) (date) _____ arrest/custody on the charge of violating N.J.S.A. (statute) _____;
under (original indictment/accusation/summons/warrant/complaint/FJ or FO docket number) _____;

(6) If applicable, including the following Family Part docket numbers in which I am a co-delinquent
(FJ docket numbers) _____.

and remove all records concerning the subsequent criminal and/or juvenile proceedings regarding such arrest(s), charge(s), dismissal(s), or disposition(s), if applicable, and place such information in the control of a person within the office designated to retain control over expunged records.

IT IS FURTHER ORDERED that any of the above officers or agencies which sent fingerprints and/or any records of the above arrest/charge/disposition and proceedings to the Federal Bureau of Investigation or any other office or agency shall notify same of this Order and that the agencies designated to retain such records take sufficient precautions to insure that such records and information are not released.

IT IS FURTHER ORDERED that any records, or the information therein, shall not be released except as provided under the provision of N.J.S.A. 2C:52-1, *et seq.* and that the persons designated to retain control over expunged records take sufficient precautions to insure that such records and information are not released.

IT IS FURTHER ORDERED that in response to requests for information or records, the court office or law enforcement agency shall reply with respect to the arrest/charge/disposition, which is the subject of this Order, that there is no record.

IT IS FURTHER ORDERED that the arrest/charge/disposition, which is the subject of this Order, shall be deemed not to have occurred, and the individual may answer accordingly any question relating to this occurrence pursuant to N.J.S.A. 2C:52-27.

IT IS FURTHER ORDERED that this Order does not expunge the records contained in the Controlled Dangerous Substances Registry created pursuant to *P.L.* 1970, c. 227 (C.26:2G-17 et seq.) or the registry created by the Administrative Office of the Courts pursuant to N.J.S.A. 2C:43-21.

IT IS FURTHER ORDERED that pursuant to N.J.S.A. 2C:52-6(a)(4), the County Prosecutor shall promptly distribute copies of this expungement Order to appropriate law enforcement agencies and correctional institutions who have custody and control of the records specified within this expungement order.

Judge