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| **Court:**  District  County  Colorado County:  Court Mailing Address: | *This box is for court use only.* |
| **Parties:**  Plaintiff: People of the State of Colorado  v.  Defendant: |
| **Filed by:**  Name:  Mailing Address:  Phone  Fax:  Email:  Bar Number:  (For lawyers) | Case  Number:  Division:  Courtroom: |
| **Motion to Seal Conviction Records**  (District and County Court Convictions) | |

I submit this motion to seal conviction records pursuant to C.R.S. § 24-72-703, and 706 or 707.

1. **Information about the Defendant:** Date of Birth:

Mailing Address:

City:  State:  Zip Code:

Main Phone #:  Work Phone #:

1. The Petitioner asks that the conviction records in the custody of the following agencies be sealed:

District and County Courts Case Number(s):

Prosecuting Attorney

Sheriff’s Department

Mailing Address:

Colorado Bureau of Investigation *(Required)*

ATTN Identification-Seals, 690 Kipling St. STE 3000, Lakewood, CO 80215

Law Enforcement: (Name)  Case Number:

Mailing Address:

Law Enforcement: (Name)  Case Number:

Mailing Address:

Other:

Mailing Address:

Other:

Mailing Address:

1. Information about the criminal conviction to seal is as follows:

Identify offense(s) convicted of in the case requesting to seal:

Petty Offense(s) of

Misdemeanor Offense(s) of

Felony Offense(s) of

Date Sentenced:

Probation/Parole Supervision Termination Date:

Of these offenses, are any drug offenses committed before October 1, 2013?

Yes.  No.

Note The court determines eligibility of drug offenses, committed before October 1, 2013, by the offense’s classification at the time of sealing.

1. Was this case appealed?  Yes.**\***  No.

**\* If yes**, please provide the following information:

Appeal Case Number:

Appellate Court:

Result:  Date:

1. Is a verified copy of the Defendant’s criminal history record (dated within the last 20 days) attached?

Yes.  No.**\***

**\* If no,** a copy must be filed within 10 days of this Petition.

1. Does the Defendant still owe restitution?  Yes.  No.
2. If requesting the sealing of any conviction(s) other than a petty offense or petty drug offense, the Defendant further shows the Court that the harm to Defendant’s privacy or the danger of unwarranted, adverse consequences outweighs the public interest in retaining the records.

Explain:

1. The conviction records **do not** fall under any of the following:

Note These are not eligible for sealing under C.R.S. § 24-72-706.

* When the only charges in a case are:
  + Class 1 or Class 2 misdemeanor traffic offenses
  + Class A or Class B traffic infractions
* A conviction for a violation of C.R.S. § 42-4-1301(1) or (2);
* A conviction for an offense for which the underlying basis involved unlawful sexual behavior as defined in C.R.S. § 16-22-102(9);
* A conviction for a violation of C.R.S. § 18-6-401;
* A conviction that is subject to one or more of the following provisions:
* Sentences for a crime involving extraordinary aggravating circumstances pursuant to C.R.S. § 18-1.3-401(8);
* A sentence for an extraordinary risk crime pursuant to C.R.S. § 18-1.3-401(10);
* Sentencing for a crime involving a pregnant victim pursuant to C.R.S. § 18-1.3-401(13);
* Sentencing for a crime pertaining to a special offender pursuant to C.R.S. § 18-18-407;
* Sentencing for a criminal conviction for which the underlying factual basis involves domestic violence as defined in C.R.S. § 18-6-800.3;
* Sentencing for a criminal conviction for a sexual offense pursuant to C.R.S. 18-3-401 through 418;
* Sentencing for any crime of violence pursuant to C.R.S. § 18-1.3-406;
* Sentencing for a felony crime enumerated in the Victim’s Rights Act, C.R.S. § 24-4.1-302(1);
* Sentencing for a felony offense in violation of C.R.S. § 18-9-202;
* Sentencing for an offense classified as a class 1 or 2 felony or a level 1 drug felony pursuant to any section of Title 18 of the Colorado Revised Statutes;
* Sentencing for an offense classified as a class 3 felony pursuant to any section of title 18, except for marijuana cultivation under C.R.S. § 18-18-106(8)(a)(II)(B) as it existed prior to July 1, 1992; C.R.S. § 18-18-406(8)(a)(II)(B) as it existed prior to August 11, 2010; or C.R.S. § 18-18-406(6)(a)(II)(B) as it existed prior to October 1, 2013;
* Sentencing for an offense in violation of C.R.S. §§ 18-6-101 through 105;
* Sentencing for an offense in violation of: C.R.S. §§ 18-3.5-103(4) through (9); 18-5-902(1); or 18-7-203.

1. The Motion is for: *(check the one box that applies)*

A conviction eligible for sealing under C.R.S. §§ 24-72-706 or 707.

A misdemeanor offense that is not eligible for sealing under C.R.S. § 24-72-706.

However, the **district attorney consents** to the sealing.

A misdemeanor offense that is not eligible for sealing under C.R.S. § 24-72-706.

However, I request **a hearing** on this motion **to determine if the district attorney consents** to the sealing. If the district attorney does not consent to the sealing, I will show by clear and convincing evidence that the need for sealing the record is significant and substantial, the passage of time is such that I am no longer a threat to public safety, and the public disclosure of the record is no longer necessary to protect or inform the public.

A misdemeanor offense that is not eligible for sealing under C.R.S. § 24-72-706.

However, the **district attorney does not consent** to the sealing so I will show by clear and convincing evidence that the need for sealing the record is significant and substantial, the passage of time is such that I am no longer a threat to public safety, and the public disclosure of the record is no longer necessary to protect or inform the public.

Explain:

**10. Certificate of Service**

I certify that on *(enter date)* , I gave a copy of this document to the prosecuting attorney by: *(select at least one)*

Colorado Courts E-Filing *(only available to lawyers)*

Email or Fax to:

Hand Delivery, to: *(name, place)*  Regular Mail, addressed to: *(name, full address)*

1)

2)

**11. Sign & Date**

Print Your Name:

Signature Date