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| **Court:**  District  Juvenile  Colorado County:  Mailing Address: | *This box is for court use only.* |
| **Parties to the Case:**  Plaintiff / Petitioner:  In the Interest of: / v.  Juvenile:  Date of Birth: |
| Case  Number:  Division:  Courtroom: |
| **Order – Expungement of Records** | |

This matter is before the Court to Expunge the record’s associated with the Juvenile’s:

 Juvenile “JD” Case.  Municipal Court Case.

**Court Findings**

 All statutory requirements have been met under C.R.S. § 19-1-306(4).

 All statutory requirements have been met under C.R.S. § 19-1-306(5); and

 The Juvenile has been rehabilitated to the satisfaction of the Court.

 The expungement is in the best interests of the Juvenile and the community.

 All statutory requirements have been met under C.R.S. § 19-1-306(6), and there are no felony, misdemeanor, or delinquency actions pending against the Petitioner.

 All statutory requirements have been met under C.R.S. § 19-1-306(9); and

 The Juvenile has been rehabilitated to the satisfaction of the Court; and

 The expungement is in the best interests of the Juvenile and the community.

The Court also finds that:

**Court Orders**

1. The following record(s) shall be expunged.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Date of Offense** | **Charge** | **Agency Case Number** | **Arresting Agency** | **Court Case Number**  *(If Applicable)* |
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1. After expungement, upon any inquiry in this matter, all persons in charge of expunged records shall reply that no record exists. Records shall not be open to the public but shall be available to a district attorney, local law enforcement agency, the department of human services, the state judicial department and the victim as defined in C.R.S. § 24-4.1-302(5); except that such information shall NOT be available to an agency of the military forces of the United States.
2. The records shall be available to any judge or probation department for use in any future juvenile or adult sentencing hearing regarding the Petitioner.
3. If applicable, send a copy of this Order to the originating court to expunge its record due to a change of venue. The originating court is responsible for notifying local law enforcement.
4. The Court will mail a copy of this Order to the following: *(Must include service address)*

 Juvenile

 Juvenile’s last attorney of record

 Sheriff’s Department

 Probation Department

 District Attorney

 City Attorney

 Law Enforcement Agency

 Colorado Bureau of Investigation

690 Kipling St., Suite 3000, Attn: Identification- Seals Lakewood, CO 80215.

 Municipal Court

 State Court Administrator’s Office, by email to [SCAOExpungementOrders@judicial.state.co.us](mailto:SCAOExpungementOrders@judicial.state.co.us)

Or by mail to 1300 Broadway Suite 1200, Denver, CO 80203. Attn: Records Sealed.

 Division of Youth Services

Central Office/Records Unit, 4255 South Knox Court, Denver, CO 80236.

 Department of Human Services

 Department of Corrections

 School

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**So Ordered**

Judge  Magistrate Dated

**Certificate of Service**

I certify that on *(date)* , I sent a copy of this document to the people and agencies checked above to the address/method indicated therein.

Court Clerk