Distric	et Court		
Colora	do County:		
Court	Mailing Address.:		
Partie	s:		
Petitio	ner (Defendant):		
v. Respo	andent: The People of the State of Colorado	This box for court use only.	
Filed I	by:		
Name:	:	Case Number:	
Mailing	g Address.:	Division:	
Phone	Fax:		
Email:	Bar Number: (For lawyers)	Courtroom:	
	Petition to Seal Multiple Convi	iction Records	
	etitioner (Defendant) requests the court for an order to seal C.R.S. § 24-72-709.  Information about the Petitioner: Date of Birth:	I multiple criminal conviction records	
	If different from above, also give the Petitioner's:		
	Mailing Address:		
		State: Zip Code:	
	Main Phone #: Work P	Phone #:	
2.	The criminal conviction records are in the custody of the	following agencies:	
	_		
	District / County Court: (case numbers)		
	☐ District Attorney		
	Municipal Court: (case numbers)		
	Mailing Address:		
	☐ Sheriff's Department		
	Mailing Address:		
	☐ City Attorney		
	Mailing Address:		

☐ Law Enforcement Agency (Identify)					
Agency Case Numbers:					
Mailing Address:					
☑ Colorado Bureau of Investigation (Required)					
ATTN Identification-Seals, 690 Kipling St. STE 3000, Lakewood, CO 80215					
Other:					
Mailing Address:					
Information about the Offenses					
For each offense you were convicted,	list the case number in this	district, date sen	tenced, and the		
probation / parole supervision end date	9.				
Charge	Case Number	Sentence Date	Supervision End Date		
		Date	Liid Bate		
	_	<u> </u>			
	_				
	_				
	_				
Did you appeal any of the cases listed	above? (ves or no)				
		·			
<b>If yes</b> , please provide the following info	ormation:				
Appeal Case Numbers:					
Appellate Court:					
Result:	Date: _				

3.

4.

Note:	The law requires a verified copy of the Defendant's criminal history record, conducted no more than 20 days prior to filing.
	If not attached, it is due within 10 days of filing.
Does the	e Defendant still owe restitution? (yes or no)
Harm O	utweighs Public Interest
	endant further shows the Court that the harm to Defendant's privacy or the danger of nted, adverse consequences outweighs the public interest in retaining the records.
Explain:	
Explain:	
Explain:	
	uest is for: (check all that apply)
The req	
The req □ A co □ A mi	uest is for: (check all that apply) inviction, or multiple convictions, eligible for sealing under C.R.S. § 24-72-709.
The required A cool A mindistrem A mindistrem recool to put	uest is for: (check all that apply)  inviction, or multiple convictions, eligible for sealing under C.R.S. § 24-72-709.  Is demeanor offense that is not eligible for sealing under C.R.S. § 24-72-709, however the lict attorney consents to sealing.  Is demeanor offense that is not eligible for sealing under C.R.S. § 24-72-709, however, I
The required A cool A mindistrem A mindistrem recool to purinform	uest is for: (check all that apply)  Inviction, or multiple convictions, eligible for sealing under C.R.S. § 24-72-709.  Is demeanor offense that is not eligible for sealing under C.R.S. § 24-72-709, however the lict attorney consents to sealing.  Is demeanor offense that is not eligible for sealing under C.R.S. § 24-72-709, however, I requesting the court to find by clear and convincing evidence that the need for sealing the role is significant and substantial, the passage of time is such that I am no longer a threat ublic safety, and the public disclosure of the record is no longer necessary to protect or

- **9.** The conviction records **do not** fall under any of the following:
  - A class 1 or Class 2 misdemeanor traffic offense;
  - A class A or Class B traffic infraction;
  - 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;

- Records that are subject to the procedure set forth in C.R.S. § 18-13-122(13); or
- 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);
  - o 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 Part 4 of Article 3 of Titled 18 of the Colorado Revised Statutes;
  - Sentencing for any crime of violence pursuant to C.R.S. § 18-1.3-406;
  - Sentencing for a felony crime enumerated in 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, 2, or 3 felony or a level 1 drug felony pursuant to any section of Title 18 of the Colorado Revised Statutes;
  - Sentencing for an offense in violation of Part 1 of Article 6 of Title 18 of the Colorado Revised Statutes;
  - Sentencing for an offense in violation of C.R.S. § 18-5-902;
  - Sentencing for an offense in violation of C.R.S. § 18-3.5-103; or
  - o Sentencing for an offense in violation of C.R.S. § 18-7-203.

I certify that on (enter date)	, I gave a copy of this document to the			
prosecuting attorney by: (select at least one)	, r gave a copy or and accument to ano			
_	☐ Colorado Courts E-Filing (only available to lawyers) ☐ Email or Fax to:			
☐ Hand Delivery, to: (name, place)				
1) 2)				
Signature				
Petitioner (Defendant) Signature	Dated			

10.

Certificate of Service