JDF 681		Order to Seal Pardoned Conviction Records		
A.		Court County:	This boy is far court use only	
B.	Plaintiff: v.	to the Case People of the State of Colorado  nt:	This box is for court use only.  C. Case Details  Number:  Division:  Courtroom:	
1.	Background  The Court has read the Motion and any responses and reviewed the record and evidence presented at a hearing (if applicable).			
2.		fendant's Information  a) Full Name  b) Birth Date:  C) Mailing Address:  City:	_	
3.	Court Findings  The Court hereby finds that it is appropriate to grant the Motion pursuant to C.R.S. § 24-72-710.  The Court has not found by clear and convincing evidence that the public interest in retaining public access to the conviction records outweighs the harm to the privacy of the Defendant, the dangers of warranted, adverse consequences to the Defendant, and the intent of the full and unconditional pardon.			
4.		a) Records Sealed  Criminal records information specifically relating Enforcement Agency case numbers:	to and contained in this case, and Law	

The Records must be sealed immediately, except for basic identifying information. If an inquiry is made, the Person in Interest and Criminal Justice Agency may reply that no such records exist. This order applies to public and private custodians of the records.

## b) Case Sealed

The Court directs the above order to the Clerk of Court to seal this case.

## c) Service

The Court's clerk shall provide a copy of this Order to the Colorado Bureau of Investigation (CBI) and to every records custodian listed in the Petition.

	Note to Defendant:	The CBI charges a fee before its records are sealed.  Contact the CBI to pay that fee and for more information.
d)	Other Orders	
So Ordered		
By:	Judge	Dated: