

## Instructions and Forms for Expungement of Arrest or Charge Records N.J.S.A. 2C:52-6



These forms are **ONLY** provided **upon request and at the time of disposition** to persons seeking the expungement of arrest or charge records relating to a disorderly persons offense, petty disorderly persons offense, or municipal ordinance violation, where those proceedings were dismissed, the person was acquitted, or the person was discharged without a conviction or finding of guilt. **These forms are not to be used to expunge arrest or charge records where the dismissal, acquittal, or discharge resulted from a plea bargaining agreement involving the conviction of other charges**. The process requires the completion of the following three steps.

#### Step 1: Complete the Application for Expungement of Arrest or Charge Records

The Application is used by the Municipal Court to determine whether the Applicant is eligible for an expungement of the arrest(s) or charge(s). The Applicant must complete sections A, B, and C of the form. Section A requires the personal information of the Applicant. Section B requires the identification of the arrest or charges that the Applicant seeks to have expunged. The Applicant must provide the date of the arrest, the statute or ordinance the Applicant was charged with violating, and the complaint number. If the Applicant does not have some or any of this information, the Applicant can obtain a printout of the case disposition from staff of the municipal court where those proceedings were dismissed, the Applicant was acquitted, or the Applicant was discharged without a conviction or finding of guilt. If a printout is obtained, the Applicant should attach it to the Application. The Applicant may alternatively search for the complaint number by accessing the Municipal Court Case Search via the NJMCdirect website, <a href="http://www.njmcdirect.com">http://www.njmcdirect.com</a>. Section C requires the Applicant to date and sign the request for expungement.

#### Step 2: Complete the Order for Expungement of Arrest or Charge Records

The O	rder is the official document that will be reviewed and, if granted, signed by the Superior Court Judge. The Instructions
for Co	mpletion of the Order are listed below. <b>All questions regarding the completion of the Order should be directed to</b>
the	County Criminal Division at,
contac	t information
1.	At the top left-hand corner, fill in full name and address.
2.	Do not fill in the box marked "For Superior Court Use Only." This will be completed by the Criminal Case

- Management Office.

  3. In the box where it states, "In the Matter of the Expungement of the Arrest/Charge Records of \_\_\_\_\_\_\_
- print full name.4. In the first sentence of the Expungement Order, print full name, date of birth and your State Bureau of Identification (SBI) number, if available, where it is indicated.
- 5. Leave the next three spaces blank where it states "IT IS ORDERED this \_\_\_\_ day of \_\_\_\_\_\_, \_\_\_\_\_."

  They will be filled in by the court.
- 6. After "all information relating to," fill in full name.
- 7. On lines 1-5, provide the date of the arrest or issuance of the complaint, the statute or ordinance charged with violating, and the complaint number. This information should be identical to that contained in Section B of the Application for Expungement of Arrest or Charge Records. If more than five rows are needed, attach a separate sheet of paper with the additional information.
- 8. Leave the signature line on the next page blank. This is where the judge will sign the order.

#### Step 3: Submit the Forms for Expungement of Arrest or Charge Records to the Municipal Court

Upon completion of the Application and Order, the Applicant must submit the completed Forms via either hand delivery or mail to the municipal court where those proceedings were dismissed, the Applicant was acquitted, or the Applicant was discharged without a conviction or finding of guilt. The Application will then be reviewed by a Municipal Court Judge. If approved, the Municipal Court Judge will sign the Application and forward the signed Application and Order to the Applicant and the County Criminal Division for submission to the Superior Court Judge. In the event the Application is improperly or incompletely filled out, the Applicant will be notified by municipal court staff. After review by a Superior Court Judge, and if granted, a copy of the signed Application and executed Order for Expungement will be forwarded to the appropriate prosecutor and Municipal Court for the expungement of applicable records. A copy of the signed Application and executed Order will also be forwarded to the Applicant.



# $\begin{array}{c} \textbf{Application for Expungement of Arrest or Charge Records} \\ N.J.S.A.\ 2C:52-6 \end{array}$



<b>A.</b> A	Applicant Informat	ion				
Naı	me: Last		First			Middle
Dat	te of Birth	State Bureau of Identification	on Number (SBI	), if available	Telephone Num	ber
Ho	me Address: Street	<u>.l</u>				
Cit	y			State		Zip Code
<b>B.</b> A	Arrest/Charge(s) to	be Expunged				
(1)	(date)	arrest on/issuance of	(complaint numb	er)		on the charge of violating
	N.J.S.A./Ordinance			;		
(2)	(date)	arrest on/issuance of	(complaint numb	oer)		on the charge of violating
	N.J.S.A./Ordinance			;		
(3)	(date)	arrest on/issuance of	(complaint numb	oer)		on the charge of violating
				;		
(4)	(date)	arrest on/issuance of	(complaint numb	oer)		on the charge of violating
	N.J.S.A./Ordinance			;		
(5)						on the charge of violating
	N.J.S.A./Ordinance			;		
	If more than five row information.	vs are required, please chec	ck the box and	attach a sepa	rate sheet of pap	er with the additional
I am Munthe and the athe	nicipal Court Administ State of New Jersey to further directing any N Federal Bureau of Inve	expunge from their record New Jersey law enforcement estigation or any other law retain control of expunged	and all relevant ls all evidence nt agency which enforcement a	criminal/juv of the arrest of th sent record gency outside	enile justice and or charge, and all s of the arrest or e of New Jersey	law enforcement services of proceedings in this matter, charge and proceedings to to inform the recipient and
Date	e	Signature				
		olaint disposition has not sched by municipal court				
		For N	Iunicipal Co	urt Use Onl	v	
		in the above Application was/ vas/were not the result of a ple	/were dismissed,	acquitted, or d	lischarged without	
	Date		Municipal Cou	rt Judge's Sign	ature	

### **Order for Expungement of Arrest or Charge Records**

(you (city	r name) r address) , state, zip code) earing Pro Se			Superior Court of Not Law Division County Expungement Reference Number: Calendar Date:	ew Jersey
	Records of	xpungement of the Arre	st/Charge		Action
		(your name)		Expunge	ment Order
		pened to the Court upon the		ntion of date of birth is (date)	, and
		ion (SBI) number, if avail			, and it
appe	earing that the requiren	nents for Expungement un	nder <i>N.J.S.A.</i> 2C:	52-6 have been satisfie	ed;
It Is	Ordered this		lay of		, that the
	The Superintende The County Prose The Municipal Co Chief(s) of the Po The Warden of th The Superintende	ourt Administrator, lice Department(s), e Jail, nt of Juvenile Detention I uperior Court of New Jers	Facility, and		order must remove from their
(1)	(date)	arrest on/issuance of	-	r)	on the charge of violating
	N.J.S.A./Ordinance			;	
(2)	(date)	arrest on/issuance of	(complaint numbe	r)	on the charge of violating
	N.J.S.A./Ordinance			;	
(3)		arrest on/issuance of	(complaint numbe	r)	on the charge of violating
	_			;	
(4)		arrest on/issuance of		r)	on the charge of violating
	<i>N.J.S.A.</i> /Ordinance				
(5)		arrest on/issuance of	(complaint numbe		on the charge of violating
	<i>N.J.S.A.</i> /Ordinance _			;	

and remove all records concerning the subsequent proceedings regarding such charge(s), 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 recipient officers or agencies which sent fingerprints and/or any records of the above arrest(s)/charge(s) 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, which is the subject of this Order, that there is no record;

IT IS FURTHER ORDERED that the arrest/charge, which is the subject of this Order, shall be deemed not to have occurred, and the person subject to this order 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 Substance 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 a copy of this Application and Order shall be forwarded to the appropriate court and prosecutor; and

IT IS FURTHER ORDERED that the **receiving prosecutor shall promptly identify and distribute copies of this Order** to appropriate clerks of courts, law enforcement agencies, and correctional institutions who have custody and control of the records, including those identified in this Order, so that they may comply with this Order and the requirements of *N.J.S.A* 2C:52-15.

Copy of Application	
nd Order only to:	
Aunicipal Court	

Person subject to this

Order