IN THE MUNICIPAL COURT OF PERRY COUNTY, OHIO

THE STATE OF OHIO	: CASE NO.
PLAINTIFF,	:
V.	: DREW E CANNON, JUDGE
DEFENDANT.	: APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD PURSUANT : TO O.R.C. §2953.52(A)(1)
Now comes the Defendant,	, who respectfully moves this Court for an sconvictions on, e of
CHARGE: DATE OF CONVICTION: CURRENT ADDRESS OF APPLICANT	
TELEPHONE: SOCIAL SECURITY NUMBER: DATE OF BIRTH: SEX:	
On, I, of, in violation of	plead no contest/guilty to the charge f Section of the Ohio Revised Code.
I respectfully request that this Court Seal th	e records from this arrest and conviction.
sealing of said records at the expiration of one specifically asse	first-time offender to apply to the sentencing court for the e year after final discharge, if convicted of a misdemeanor. I, rts that this conviction is my first and only criminal conviction that he meets the criteria and that it would be in the best is conviction be expunged.
WHEREFORE, the Defendant respectfully to this case be sealed and that all index refere	demands the Court order that all the official records pertaining nces be deleted.
Re	espectfully submitted:
Do	efendant/Petitioner

The	under	sigr	ned	Defendant	t/Petitione	r hereby ce	rtifie	s that a	copy of the	forego	oing Ap	plication for
Expunge	ment	of	а	Criminal	Record	Pursuant	to	O.R.C.	§2953.32	has	been	delivered
to												
on the	day	of .	,	,		, 202						
					Ī	Defendant/P	etitio	ner			_	

THE STATE OF OHIO : CASE NO.

PLAINTIFF, :

v. : DREW E. CANNON, JUDGE

MAGISTRATE ROLF WHITNEY

: JUDGMENT ENTRY

DEFENDANT. :

The matter came on before the Court for hearing on the application for sealing of the Applicant's conviction. Upon consideration thereof, this Court finds that the Defendant/Applicant's is well taken and that the sealing of the record of Applicant's conviction is consistent with the public interest.

THEREFORE, IT IS HEREBY ORDERED that all official records pertaining to this case shall be sealed and all indexed references thereto shall be sealed, that the proceedings in said case shall be deemed not to have occurred, and that the Applicant's conviction shall be expunged, subject to the exceptions and provisions set forth in Revised Code Chapter 2953, as now enacted and hereinafter amended.

IT IS FURTHER ORDERED that the Applicant is hereby restored to all rights and privileges not otherwise restored by termination of sentence or probation or by final release on parole.

IT IS FURTHER ORDERED that no officer or employee of the State, or any political Subdivision thereof, except as authorized by Division (D) and (E) of Section 2953.32 of Ohio Revised Code, shall release, disseminate, or make available for any purpose involving employment, bonding, or licensing in connection with any business, trade, or profession to any person, or to any department, agency, or other instrumentality of the State Government or any political subdivision thereof, any information or other date concerning any arrest, indictment, trial hearing, conviction, or correctional supervision.

IT IS FURTHER ORDERED that copies of this Entry shall be served by the Clerk of this Court on the following by certified mail, return receipt requested:

- The Records Department of the Perry County Sheriff.
- 2. The Perry County Prosecuting Attorney.
- 3. The Adult Probation Department of this Court.
- 4. The Bureau of Criminal Investigation in the office of the Attorney General of the State of Ohio.

IT IS FURTHER ORDERED that none of the foregoing persons shall inspect or use said records or not permit the inspection or use of said records except as provided in the Ohio Revised Code Chapter 2953 as now enacted and as hereinafter amended.

Drew E. Cannon, Judge Magistrate Rolf Whitney