Filing Fees Are Not Refundable	Filing	Fees /	Are N	Not	Refu	undable
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				City/County
v _{DICIN} e ⁴ Located at	C4 4 11	*222	Telephone	
	Court Add	ress		
			Tracking #	
STATE OF MARYLAND		vs.	Defendant	DOB
	PETITION F		IENT OF RECORI	
		ANA/CANNABIS	RELATED OFFENS	
(In this petition, references ar criminal offense, other than a of imprisonment.)	e to the Annotated Coo violation of the vehicl	(GUILTY DISPOS de of Maryland, and re e or traffic laws, ordir	SITION) eferences to "crime," and hances, or regulations, th	t to "criminal action," refer to any at does not carry a possible sentence
1. (Check one of the followin	g boxes) On or about	,I,	was 🗆 arrested, 🗆 serv	red with a summons, \Box or served with
a citation by an officer of the		Date	Enforcement Agency	
at	, Maryland, as a	result of the following	g incident	
2. I was charged with the off	ense of			
3. On or about				g sure that each statement is true and
\Box the charge, but the conduction was for solution the conviction was for solution the conversion of	l ct on which the charg lomy or unnatural or po	ge is based is no long erverted sexual practic	er a crime. es, and the conviction is	not precluded from being expunged
for any of the reasons liste \Box a crime specified in Crimi	•			nce the later of the conviction or
satisfactory completion of	the sentence, includin	g probation. I am not i	now a defendant in any r	bending criminal action. (a), and on or about Not more than 10 years have passed
I was granted a full and ur since the Governor signed	nconditional pardon by the pardon. I am not n	the Governor, with re ow a defendant in any	espect to that conviction. y pending criminal action	Not more than 10 years have passed
a misdemeanor crime spec of the sentence(s) imposed supervision. Since the date defendant in any pending	l for all convictions for e of conviction, I have	edure Article, § 10-11 r which expungement not been convicted of	0. Five (5) years have pa is requested, including p a crime not now eligible	assed since the satisfactory completion varole, probation, or mandatory e for expungement. I am not now a
□ a felony crime specified in battery. Seven (7) years ha expungement is requested convicted of a crime not n	n Criminal Procedure A ave passed since the sa , including parole, prol ow eligible for expung	Article, § 10-110, a cri- tisfactory completion pation, or mandatory s gment. I am not now a	me specified in Crimina of the sentence(s) impos upervision. Since the da defendant in any pendin	I Law Article § 3-203, or common law ed for all convictions for which te of conviction I have not been og criminal action.
for all convictions for whi	ch expungment is requ	ested, including parol	e, probation, or mandato	npletion of the sentence(s), imposed by supervision. Since the date of v a defendant in any pending criminal
□ a domestically related crir of the sentence(s) imposed supervision. Since the date defendant in any pending	tor all convictions for e of conviction I have i	cedure Article, § 6-23 r which expungement not been convicted of	3. Fifteen years have pas is requested, including p a crime not now eligible	sed since the satisfactory completion parole, probation, or mandatory for expungment. I am not now a
4. The case began in one the court to which the	court and was transfer case was transferred.)	red to another court of	her than juvenile court.	(Note: This petition must be filed in
5. \Box The case was appealed	to a court exercising a	ppellate jurisdiction. (Note: This petition mus	t be filed in the appellate court.) ning to the above conviction(s).
I solemnly affirm under the p belief, and that the charge to Procedure Article, § 10-107.	enalties of perjury that which this petition rela	the contents of this per tes is not part of a uni	etition are true to the best t the expungement of wh	t of my knowledge, information, and nich is precluded under Criminal
Signature of Attorney	Attorney Number		Signature of Defendant	Date
Printed Name		I	Printed Name	
Address		7	Address	
City, State, Zip	Tele	phone C	City, State, Zip	Telephone
E-mail	F	ax E	-mail	Fax

Notice to Victim(s): You have the right to offer objections or additional information relevant to the petition to expunge conviction records under the Criminal Procedure § 10-110 in all proposed actions. Submit your information in writing to the court listed above. The court may take action as soon as 30 days after the petition is served.