SARYLANS CIRCUIT COURT	☐ DISTRICT COURT (OF MARYLAND FOR	
Located at Court Address		City/County	
TODICIAR Located at	Court Address	Case No	
STATE OF MARYLAND	VS	•	
		Defendant	DOB
STET, NOT CRIMIN (In this petition, references are to the	SMISSAL, PROBATION NALLY RESPONSIBLE, the Annotated Code of Marylan	NGEMENT OF RECORDS I BEFORE JUDGMENT, NOLLE OR TRANSFER TO JUVENILE nd, and references to "crime," "criminal lation of the vehicle or traffic laws, ordin	DISPOSITION) action," and "civil offense or
does not carry a possible sentence of			
1. (Check one of the following box	tes) On or about	, I was \square arrested, [☐ served with a summons, or
\square served with a citation by an o	officer of the	Law Enforcement Agency	
at	, Maryland, as a result	of the following incident.	
2. I was charged with the offense of	of		
3. On or about	, the charge was dispo	sed of as follows (check all that apply, r	naking sure that each
Date statement is true and correct):			
☐ I was acquitted of the charge. E		sed since the acquittal, or a General Wa	
	ssed. Either three (3) years ha	ve passed since that disposition, or a Ge	neral Waiver and Release is
attached.	was entered on the charge, but	the conduct on which the charge was	hased is no longer a crime
	_	the conduct on which the charge was	_
discharged from probation, which based is no longer a crime, I was probation before judgment. I am a probation before judgment of a violation of Transportation. In the before judgment for a violation traffic violation or a crime where pending criminal action. a nolle prosequi was entered. Estattached. I am not now a defend a stet was entered. Three (3) years have passed since the find the case was compromised. Article 10, § 37. Three (3) years the records in the juvenile court filed in the court to which the case was transferred to petition must be filed in the court filed in the court to which the case was transferred to properly the court to enter an confinement, and/or charges. I solemnly affirm under the penaltic belief, and that the charge to which	chever is later. Except for any is not convicted of any crime of not now a defendant in any place of the convicted of any crime of a not now a defendant in any place of the conviction of \$21-902 (c), (d), (h), or the fifteen (15) years since being of \$21-902 of the Transportate the act on which the conviction in any pending criminal areas have passed since that disposable for a crime specified ing of not criminally responsition or dismissed pursuant to Criminally responsition that issued the order of transportation. See Criminal Procedure Artificand was transferred to another was transferred.) In Order for Expungement of a response of perjury that the contents this petition relates was not for inance, or regulation, nor is it	ansportation Law Article § 21-902 (a) of (i). At least fifteen (15) years have passing discharged from probation, I have notion Law Article; I was not convicted of the control of the con	act on which the charge was a following entry of the r (b). The charge did not allege sed since the date I was a received another probation any crime, other than a minor not now a defendant in any valver and Release is segmentially pending criminal action. So (a)(9) or (a)(10). Three (3) anding criminal action. So (a)(9) or (a)(10). Three (3) anding criminal action. So (a)(10). Three (3) and criminal case, not so the criminal case, not so the criminal case, not so the solution of the state when the above arrest, detention, we knowledge, information, and we hicle laws of the State
Signature of Attorney Attor	rney Number Date	Signature of Defendant	Date
Printed Name		Printed Name	
Address		Address	
City, State, Zip	Telephone	City, State, Zip	Telephone
E-mail	Fax	E-mail	Fax