STATE OF TENNESSEE

IN THE MATTER OF

## IN THE COUNTY JUVENILE COURT

**CHILD/CHILDREN UNDER** THE AGE OF EIGHTEEN

DOCKET NO: \_\_\_\_

## MOTION FOR EXPUNCTION OF JUVENILE COURT RECORDS

)

)

)

)

Comes, \_\_\_\_\_, pursuant to T.C.A. § 37-1-153(f), and moves this Court for

an order of expunction of the juvenile court records related to Case No. \_\_\_\_\_, involving the

violation of the following statutes/ordinances:

In support of this Motion, movant states that: (CHECK ONLY ONE):

The case was disposed by an informal adjustment, pretrial diversion, or judicial diversion, and it has been at least 1 year since I successfully completed the informal adjustment, pretrial diversion, or judicial diversion.

The case was disposed by an informal adjustment, pretrial diversion, or judicial diversion; it has been less than 1 year since I successfully completed the informal adjustment, pretrial diversion, or judicial diversion, and I am requesting that the Court find by clear and convincing evidence that I successfully completed all requirements and that I have made such an adjustment of circumstances that the expunction serves my best interest and that of the community.

The case involved a delinquent adjudication of a misdemeanor or unruly adjudication, and it has been at least 1 year since I successfully completed and was discharged from any probation or conditions of supervision.

The case involved a delinquent adjudication of a felony; I am 17 or older; and it has been at least 1 year from my most recent delinquency or unruly adjudication. I have never been convicted of a criminal offense as an adult; I have never been convicted of a criminal offense following transfer from juvenile court pursuant to T.C.A. § 37-1-134; and I have never been convicted of a sexual offense as defined in T.C.A. § 40-39-202, whether in juvenile court, following transfer from juvenile court pursuant to T.C.A. § 37-1-134, or as an adult; and I do not have an adjudication of delinquency for a violent juvenile sexual offense as defined in T.C.A. § 40-39-202.

The case involved a <u>delinquent felony or misdemeanor adjudication or unruly adjudication</u>, and I am requesting that the Court find by clear and convincing evidence that I have successfully completed all requirements, and I have made such an adjustment of circumstances that the expunction serves my best interest and the best interest of the community. (There is no age requirement and the 1 year does not apply.)

□ The case was dismissed (not as a result of an informal adjustment, pretrial diversion, or judicial diversion.) If the case was dismissed after July 1, 2016, the order dismissing the case should have included a finding that the case be expunded and no hearing regarding expunction is required.

Respectfully submitted,

Child

Parent/Guardian

This motion shall be heard on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2017 at \_\_\_\_\_.

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and exact copy of this Motion was forwarded by U.S. Mail, postage prepaid, to the following persons on this the \_\_\_\_\_\_day of \_\_\_\_\_\_;

Clerk

## THERE IS NO COST FOR THIS MOTION