STATE OF MICHIGAN

CASE	NO.	and	JU	DGE
------	-----	-----	----	-----

JUDICIAL DISTRICT JUDICIAL CIRCUIT	MISDEMEANOR MARIHUANA CONVICTION(S)			This application includes multiple case numbers as listed in item 1.		
ORI Couri	taddress				Court telephone no.	
Police Report No.		_				
THE PEOPLE OF			Defendant's name, address, and telephone no.			
☐ The State of Michigan		v				
			CTN/TCN	SID	DOB	
THE COURT FINDS:		J				
1. An application to set aside the follo	owing conviction(s) v	vas fil	ed on	·		
CRIME		RGE CODE(S) ation/PACC Code		DATE OF CONVICTION	CASE NUMBER	
a.						
b.						
c.						
2. The prosecuting agency was given of service of the application. No				ion. It has been 6	60 days since the date	
\square 3. A hearing was held on $\underline{\hspace{2cm}}$	·					
 □ 4. The prosecuting agency has prower based upon conduct that wo of this state if it had been comm □ all convictions listed in item 1 □ the following convictions: 	vould constitute a cri itted on or after Dec	imina embe	l violation of the law er 6, 2018:			
☐ 5. The prosecuting agency has no convictions were based upon co subdivision of this state if it had ☐ all convictions listed in item 1 ☐ the following convictions:	onduct that would co been committed on	nstitu or aft	te a criminal violation er December 6, 201	on of the laws of	this state or a political	
IT IS ORDERED:						
\Box 6. The application is denied as to: \Box a. all convictions listed in iter	n 1.					
\square b. the following convictions:						

Approved, SCAO Form MC 228a, Rev. 3/21 MCL 780.621b, MCL 780.621e, MCL 780.621f, MCL 780.622, MCL 780.623 Page 1 of 2

Distribute form to: Court State Police Arresting agency
Prosecuting official
Defendant

Order on Application to Set Aside Misdemeanor Marihuana Conviction Page 2 of 2	n(s) (3/21)	Case No
IT IS ORDERED: (continued)		
☐ 7. The application is granted as to:☐ a. all convictions listed in item 1.		
☐ b. the following convictions:		
The conviction(s) indicated above is/are set aside. Una nonpublic record of the order setting aside convict the applicant in each case to which this order applies. Secretary of State in accordance with MCL 257.732(2 arresting agency maintains a record of the arrest, biomand not used for any purpose unless authorized by later	ion and of the If the convicti 2), the driving etric data, con	e arrest, fingerprints, conviction, and sentence of ion is for an offense that was reportable to the grecord shall not be expunged. If the court or
	Judge signature	e and date

NOTE TO APPLICANT: This order does not relieve any obligation to pay restitution owed to the victim of a crime nor does it affect the jurisdiction of the convicting court or the authority of any court order with regard to enforcing an order restitution. The applicant is not entitled to the return of any fine, costs, or other money paid as a consequence of a conviction that is set aside.

Under MCL 780.621f, if this order sets aside a conviction, the applicant may not seek resentencing in another criminal case for which the conviction being set aside was used in determining an appropriate sentence.

NOTE TO COURT: Under MCL 769.16a the clerk of the court shall advise the Michigan State Police Criminal Justice Information Center of the disposition.