

EXPUNGEMENT OF JUVENILE RECORDS UNDER 705 ILCS 405/5-915(0.1, 0.2, 0.3)

Category No. 1: If you can answer “Yes” to any of the following questions:

1. Were you arrested and not charged?
This means that your case resulted in a station adjustment with the Arresting Police Department or an informal agreement through probation and your case was never brought to court.
2. Were you charged and your case was dismissed?
3. Were you charged but found not guilty?
4. Were you placed under supervision (Continuance Under Supervision) and followed all of the conditions of your supervision, including payment of all court ordered monies or restitution, so that you were successfully terminated?
5. Were you found guilty for an offense that if committed by an adult would be a Class B misdemeanor, a Class C misdemeanor, a petty offense or business offense and completed the terms of your court order?
6. Were you adjudicated on a Class A misdemeanor or a qualifying felony? You complete the terms of your court order, you are not pending any charges, you have not been adjudicated or convicted of a new offense and has two years elapsed since your case was terminated?

You qualify for automatic expungement. You do not have to file a petition; however, a Category 1 petition is provided if you choose to file on your own behalf.

NOTE:

Law enforcement officials will automatically expunge your arrest record on January 1st of the following year if you were never charged with the offense, you were not arrested within 6 months of the original arrest and one year has elapsed with no further arrests.

The Court will automatically expunge your court record within 60 days of the completion of the court process if your case was dismissed, you were found not guilty, you successfully completed a term of supervision or you were adjudicated for an offense that if committed by an adult would be a Class B Misdemeanor or lower (excluding traffic and DUI offenses).

The Court will automatically expunge your court record after two years if you were adjudicated for a Class A Misdemeanor or qualifying felony offense, you completed the terms of your court order, you have no charges pending and you have not been adjudicated or convicted of a new offense.

**IN THE CIRCUIT COURT FOR THE 14TH JUDICIAL CIRCUIT
ROCK ISLAND COUNTY, ILLINOIS**

IN THE INTEREST OF _____)
)
) **Case No.** _____)
NAME OF PETITIONER _____)
)
A MINOR _____)

PETITION TO EXPUNGE JUVENILE RECORDS (Category 1)

Now comes _____, the petitioner, and respectfully requests
(NAME OF YOUTH)
that this Honorable Court enter an order expunging all juvenile records and law enforcement records pursuant to 705 ILCS 405/5-915(0.1, 0.2, 0.3). In support thereof, Petitioner states:

1. All of Petitioner's Juvenile Court proceedings terminated as of _____;
(COMPLETION DATE)
2. Petitioner was arrested on _____ by _____ Police
(DATE OF ARREST) (ARRESTING AGENCY)
Department for the offense of _____ and
(OFFENSE COMMITTED)

(Check all that apply):

- No petition or petitions were filed with the Clerk of the Circuit Court
- I was found not guilty
- My case was dismissed
- I was placed under supervision and my case was successfully terminated
- I was found guilty of a Class B or C misdemeanor or a petty or business offense
- I was adjudicated for a Class A misdemeanor or qualifying felony, completed my court ordered terms, am not pending any charges, have not been adjudicated or convicted of a new offense and two years have passed since the closure of my case.

3. I have listed any additional eligible juvenile arrests, charges, or findings of guilt on the Juvenile Arrest Records Form.

WHEREFORE, the Petitioner requests this Honorable Court expunge his/her juvenile record in this matter and further order the arresting agency, Illinois State Police, Rock Island County Juvenile Court Services, Rock Island County Sheriff, Rock Island County Circuit Clerk and any other law enforcement agency to expunge any records pertaining to this matter.

Petitioner's Signature

Petitioner's Mailing Address

VERIFICATION BY CERTIFICATE

Pursuant to the penalties of perjury under the Code of Civil Procedure, 735 ILCS 5/1-109, I hereby certify that the statements in this petition are true and correct, or on information and belief, I believe the same to be true.

Dated: _____

Petitioner's Signature