CIRCUIT COU			Case No	City/County
DICIARY	Court Address		Tracking #	
STATE OF MARYLAND		vs.		DOB
	DETITION FOR F	VDUNGEM		DOB
	L, DISMISSAL, PROBA	TION BEFO	ENT OF RECORDS RE JUDGMENT, NOLLE P ONSIBLE DISPOSITION)	ROSEQUI,
n this petition, references are to iminal offense other than a vio imprisonment.)	o the Annotated Code of Molation of the vehicle or train	laryland, and r ffic laws, ordin	eferences to "crime" and to "c nances, or regulations that does	riminal action" refer to any s not carry a possible sentence
(Check one of the following b	oxes) On or about	Date	, I was arrested, ser	ved with a summons, or
served with a citation by an o	officer of the		Low Enforcement Aconor	
	, Maryland, as a re	sult of the foll	owing incident	
I was charged with the offense	e of			making sure that each statement
On or about true and correct):	the charge was c	lisposed of as i	follows (check all that apply, r	naking sure that each statement
_ ′	e Fither three (3) years ha	ve nassed sinc	e the acquittal or a General W	Vaiver and Release is attached.
	` . · •	•		osition, or a General Waiver and
elease is attached.	missed of quasired. Little	. anoc (3) yea	is have passed since that dispe	orange, or a delicitar warver allo
a probation before judgme	nt was entered on the char	ge, but the con	duct on which the charge wa	as based is no longer a crime.
a probation before judgme the charge did not allege a violation of the charge did not allege a violation of the charge was based in the charge was based it is a charge of the probation of the probation in the charge was based it is a charge was based it is a charge was based if it is a charge was based in the probation of the probation in the probation is a charge was based in the probation in	ation of Transportation Art or former Article 27, § 388 scharged from probation, s no longer a crime, I was	icle, § 21-902; A or § 388B. I whichever is la not convicted	Criminal Law Article, §§ 2-5. Either (a) at least three (3) yearter. Except for any conviction of any crime during the three-	03, 2-504, 2-505, or 2-506; rs have passed since that of a charge where the conduct year period immediately
a nolle prosequi was entered m not now a defendant in any	d. Either three (3) years have pending criminal action.	ve passed sinc	e that disposition, or a General	l Waiver and Release is attached
a stet was entered. Three (3)	years have passed since th	at disposition.	I am not now a defendant in a	any pending criminal action.
I was found not criminally ree (3) years have passed since	responsible for a crime spece the finding of not crimin	ecified in Crimally responsible	inal Procedure Article, § 10-1 e. I am not now a defendant in	05 (a)(9) or (a)(10). n any pending criminal action.
The case was compromi ree (3) years have passed since		to Criminal L	aw Article, § 3-207, former A	rticle 27, § 12A-5, Article 10, §
The case was transferre ust be filed in the court that isse juvenile court. See Criminal	sued the order of transfer.	The expungem	nal Procedure Article, §§ 4-202 ent is only of the records in the	2 or 4-202.2. (Note: This petition e criminal case, not the records
The case began in one coed in the court to which the ca	ourt and was transferred to use was transferred.)	o another cour	other than the juvenile court.	(Note: This petition must be
WHEREFORE, I request the tention, confinement, and characteristics.		Expungement	of all police and court records	s pertaining to the above arrest,
olemnly affirm under the penal d belief, and that the charge to ate of Maryland, or any traffic iminal Procedure Article, § 10	which this petition relates law, ordinance, or regulat	was not made	for any nonincarcerable viola	tion of the vehicle laws of the
nature of Attorney	Date		Signature of Defendant	Date
nted Name			Printed Name	
lress			Address	
, State, Zip			City, State, Zip	Telephone
nail			E-mail	Fax