EXPEDITED EXPUNGEMENT: DNA DATABASE SAMPLE

DISTRICT ATTORNEY CERTIFICATION IN SUPPORT OF EXPEDITED DNA SAMPLE EXPUNGEMENT

Re: PENAL CODE SECTION 299 EXPUNGEMENT REQUEST FOR:

(NAME OF PERSON QUALIFYING FOR SAMPLE EXPUNGEMENT ["PETITIONER"])

CASE No.	(if any) CII No	SOCIAL SECURITY NO	
DATE OF BIRTH:	TODAY'S DATE:		
CRIME OF ARREST/CONVICTIO	N		

DNA Data Bank Expungement Administrator:

Please be advised that the District Attorney's Office of County has researched the records of the above-named person and has determined that:

- (I) S/he is eligible to have his/her DNA sample destroyed and searchable DNA database profile expunged as provided in Penal Code section 299 based upon the following grounds: (Check all that apply)
- a. 🗌 No qualifying charges have been filed or will be filed within the applicable period allowed by law following petitioner's arrest.
- b. 🗆 The qualifying charges were dismissed before adjudication.
- с. 🗆 The qualifying conviction has been reversed and the case dismissed.
- d. 🗆 Petitioner has been found factually innocent of the qualifying offense under Penal Code section 851.8 or Welfare and Institutions Code section 781.5.
- е. 🗆 Petitioner was acquitted or found not guilty of the qualifying offense.
- Petitioner's previously sustained delinquency petition alleging an offense that would be a felony, or, if f. 🗌 committed by an adult, has been reversed and dismissed; OR
- This is a Proposition 47-based expungement request. The above-named person qualifies to have an (II) 🖂 arrestee DNA sample expunged from the State's DNA database because the felony crime of arrest has been converted to a misdemeanor by Proposition 47. I also hereby certify all of the following are true according to the best of my knowledge and all available records: (i) Petitioner was not convicted or otherwise adjudicated of any felony crime in the case for which his or her DNA database sample was collected; (ii) Petitioner is no longer charged with a felony crime and no felony charges will be filed against the petitioner for the conduct resulting in his/her arrest for the case number set forth above; (iii) The trial court of record has already made a final decision in this case to reclassify to a misdemeanor the felony crime of arrest for which petitioner's DNA database sample was taken; (iv) Petitioner has never been required to register as a sex or arson offender for any offense of record, and there is no other provision of law that requires this petitioner to provide a DNA database sample at this time, such as his or her agreement to provide a DNA database sample as part of a plea bargain.

By: DISTRICT ATTORNEY(Sig	gnature)
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(Print Name & Date)

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<u>DISTRICT ATTORNEY OR PETITIONER RETURN OF FORM:</u> PLEASE RETURN <u>THIS SIGNED FORM</u> TO THE CAL-DNA DATA BANK
EXPUNGEMENT UNIT AS SOON AS POSSIBLE BY ONE OF THE FOLLOWING METHODS:
(<u>1) FAX AT (510) 231-8744; (2) EMAIL .PDF TO PC296.PC296@DOJ.CA.GOV; OR (3) MAIL TO CAL-DNA DATA BANK PROGRAM,</u>
ATTN. EXPUNGEMENT UNIT, 1001 W. CUTTING BLVD., RICHMOND, CA 94804.
NOTE: IF THE DISTRICT ATTORNEY IS SENDING A PROPOSITION 47 EXPUNGEMENT REQUEST DIRECTLY TO DOJ BY MAIL, THIS FORM
SHOULD BE ACCOMPANIED BY A SHORT COVER LETTER <u>ON DISTRICT ATTORNEY LETTERHEAD</u> THAT INCLUDES: "ENCLOSED PLEASE FINE
EXPUNGEMENT REQUEST(S) FROM OUR OFFICE BASED ON CHANGES IN THE LAW FROM PROPOSITION 47." MULTIPLE REQUESTS MAY
BE SUBMITTED WITH ONE COVER LETTER.