#### Record Sealing Unit P.O. Box 903417, Sacramento, CA 94203-4170

## PETITION TO SEAL AND DESTROY ADULT ARREST RECORDS (Penal Code 851.8)

Print or Type required inform	าสนอก						
FULL NAME OF PETITIONER L	ast		I	First		Middle	
ALIASES Date of Birth		DRIVER LICE	DRIVER LICENSE NUMBER			SOCIAL SECURITY (OPTIONAL)	
	Date of Birtin						
STREET NUMBER STREET NAME			APARTMENT OR UNIT NUMBER				
CITY COUNTY			STATE			ZIP CODE	
ATE(s) OF ARREST NAME OF ARRESTING AGENCY AGENCY CASI		AGENCY CASE NU	UMBER CHARGE(S) DISPOSITION			SITION	
10.000	-0107.0201	7.02.101 07.02 110		0 (0)	3.5.		
l .				<u> </u>			
SIGNATURE OF RETITIONER			DATE				
SIGNATURE OF PETITIONER				\			
SECTION TO BE COM	PLETED BY LAW EN	IFORCEMEN	T AGEN	CY/COURT	WITH JURIS	DICTION FOR OFFENSE(S)	
I have verified the above in						, ,	
Thave verified the above in	ioimation to be acc	urate.					
			_				
SIGNATURE OF AGENCY OR COURT OFFICER			DATE				
NAME OF LAW ENFORCEMENT AGENCY OR COURT			LAW ENFORCEMENT AGENCY CASE NUMBER OF COURT CASE NUMBER				
CILNI IMPED OF DETITIONED			EDIAMINADED OF DETITIONED				
CII NUMBER OF PETITIONER			FBI NUMBER OF PETITIONER				
SEC	TION TO BE COMPL	ETED BY LA	W ENFO	RCEMENT	AGENCY (85	1.8(a) PC)	
					· ·	, ,	
PETITION GRANTED			PETITION DENIED				
			-				
PRINT OR TYPE NAME OF AGENCY			DATE				
SIGNATURE OF AGENCY			DATE				
SECTIO	N TO BE COMPLETE	ED BY COUR	T OF JU	IRISDICTIO	N (851.8 (b), (	c), or (d) PC)	
Г	PETITION GRA	NTED	Г	DETITI	ON DENIED		
L	_ PETITION GRA	MILED	L		ON DENIED		
PRINT NAME OF HIDOS			<u> </u>	_			
PRINT NAME OF JUDGE			DATE				
CIONATURE OF HIROE							
SIGNATURE OF JUDGE							
	WAIVER: TIME R	ESTRICTION	ON FIL	NG WAIVE	D (851.8 (I) P	C)	
PRINT NAME OF AGENCY OFFICER OR JUDGE			DATE				
SIGNATURE OF AGENCY OFFI	CER OR JUDGE						
Diatribution Description	of Justice December 0	المادا المطامم	OO D =	002447 0	00r0m0=================================	OA 04202 4470	
Distribution: Department of District Attorn	of Justice, Record S	ealing Unit, I	-O ROX	903417, 5	acramento, (	JA 94203-4170	
Petitioner	· · · ·						
i							

# PETITION TO SEAL AND DESTROY ADULT ARREST RECORDS – 851.8 PC PETITIONER:

Penal Code section 851.8 PC provides that a person who has been arrested or detained and is determined to be factually innocent may petition the law enforcement agency or the court having jurisdiction over the matter to provide for the sealing and destruction of the record of that arrest. Petitions concerning arrests occurring on or after January 1, 1981, or accusatory pleadings filed on after January 1, 1981, may be filed for up to two years following the arrest filing date. Until January 1, 1983, petitions can be filed for arrests which occurred or accusatory pleadings which were filed up to five years prior to the statute's effective date of September 29, 1980.

#### PETITION THE ARRESTING AGENCY (851.8(a) PC

Penal Code section 851.81(a) PC provides in part: "In any case where a person has been arrested and no accusatory pleadings has been filed, the person arrested may petition the law enforcement agency having jurisdiction over the offense to destroy its record of the arrest. A copy of such petition shall be served upon the district attorney of the county having jurisdiction over the offense."

#### PETITION DENIED OR NO RESPONSE TO PETITION (851.8(b) PC

Penal Code section 851.8(b) PC provides in part: "If, after receipt by both the law enforcement agency and the district of a petition for relief under subdivision (a), the law enforcement agency and district attorney do not respond to the petition by accepting or denying such petition within 60 days after the running of the relevant statute of limitations or within 60 days after receipt of the petition in cases where the statute of limitations has previously lapsed, then the petition shall be deemed to be denied. In any case where the petition of an arrestee to the law enforcement agency to have an arrest record destroyed is denied, petition may be made to the municipal or justice court. A copy such petition shall be served on the district attorney of the county having jurisdiction over the offense at least 10 days prior to the hearing." Note: the petitioner shall be responsible for obtaining the original petition from the law enforcement agency and submission to the court of jurisdiction.

### PETITITON TO THE COURT OF JURISDICTION (851.8(C)

Penal Code section 851.8(c) provide in part: "In any case where a person has been arrested, and an accusatory pleading has been filed, but where no conviction has occurred, the defendant, may, at any time after dismissal of the action, petition the court which dismissed the action for a finding that the defendant is factually innocent of the charges for which the arrest was made. A copy of such petition shall be served on the district attorney of the county in which the accusatory pleading was filed at least 10 days prior to the hearing on the petitioner's factual innocence."

It is the responsibility of the petitioner to submit any declarations, affidavits, police reports or other evidence, which may exist to support the petition to appropriate the arresting agency or court and to serve a copy of the petition and supporting papers on the district attorney.