IN THE LYNDHURST MUNICIPAL COURT CUYAHOGA COUNTY, OHIO

	STATE OF OHIO CITY OF) Case No) Judge Dominic J. Coletta		
	VS.) Motion for Expungement of		
	Defendant	Conviction of Record Pursuant to Section 2953.32 of the Revised Code)		
	Detellualit			
	Now comes, who respectfully moves this Court for an order expungi			
crimin	al record pursuant to section 2953.51 et seq. of the	e Revised Code.		
	In support of Defendant's request, Defendant as	serts and certifies that the following is true:		
	Defende	ant was Convicted		
1.	Defendant was convicted of the following charge	ge(s):		
	Defendant	is An Eligible Person		
2.	Defendant is eligible for expungement of his/her criminal record because (all must be applicable):			
	☐ S/he has not committed an offense identified in section 2953.32 of the Revised Code;			
	☐ Defendant was charged with minor misdeme	eanor and/or misdemeanor offense(s); and		
	☐ Defendant was convicted of, or pled guilty of	or no contest to, the offense(s) charged.		
	Timin	g is Appropriate		
3.	The timing of Defendant's motion is appropriate	e. Specifically, Defendant's motion is being brought:		
	☐ At the expiration of one (1) year after Defer	ndant's final discharge if the conviction was of a misdemeanor that		
	is not a minor misdemeanor.			
	☐ At the expiration of six (6) months after Det	fendant's final discharge if the conviction was of a misdemeanor		
	that is a minor misdemeanor.			
	☐ At the expiration of three (3) years from the date on which bail forfeiture was entered upon the minutes of this			
	Court if the Defendant effected a bail forfeit	ture for the offense.		
	Other Pendin	g Criminal Proceedings		
4.	There are no pending criminal proceedings again	nst Defendant.		
	Re	ehabilitation		
5.	Defendant asserts that Defendant believes he/sh	e has been rehabilitated because:		
	☐ All fines and costs have been paid;			

		l requirements of proba	ion have been satisfied; and	
			Other Considerations	
6.	In weighing Defendant's motion to have the conviction and/or bail forfeiture expunged, Defendant asserts that the			
	following should be taken into consideration by the Court:			
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WHER	REFOR	E, and based on the for	egoing, Defendant respectfully requests that this Court issue an order expunging the	
record	of his/he	er case pursuant to sect	on 2953.51 et seq. of the Revised Code and that s/he be restored to the rights	
provide	ed for by	law as if this matter n	ver occurred.	
			CERTIFICATE OF SERVICE	
I hereby certify that on			a copy of the foregoing motion was mailed to the Prosecutor for	
the Vill	age/City	y of \square Gates Mills, \square	yndhurst, \square Highland Heights, \square Mayfield Heights, \square Mayfield Village, \square	
Richmo	ond Heig	ghts (CHECK ONE) at	he following address:	
		by re	ular U.S. mail, postage prepaid.	
Signatu	ıre:		Phone:	
Name:			*Email:	
Addres	s:		Last 4 of SSN:	
			D.O.B.:	
		M	AILING ADDRESSES FOR PROSECUTORS	

Gates Mills, Mayfield Village and Richmond Heights

MICHAEL CICERO Nicola, Gudbranson & Cooper, LLC 50 Public Square, Suite 2900 Cleveland, Ohio 44113

Highland Heights

MICHAEL LOGRASSO 5827 Highland Road Highland Heights, Ohio 44143

Lyndhurst

JOHN LUSKIN 5252 Meadow Wood Boulevard Cleveland, Ohio 44124

Mayfield Heights

DOMINIC VITANTONIO 6449 Wilson Mills Road Mayfield Village, Ohio 44143

^{*} All future correspondence from this Court will be sent to this email address.