IN THE COMMON PLEAS COURT OF MONTGOMERY COUNTY, OHIO CRIMINAL DIVISION

STATE OF OHIO
PLAINTIFF
OFFENSE

VS.
FINAL DISCHARGE DATE

DEFENDANT

APPLICATION FOR SEALING OF

APPLICATION FOR SEALING OF RECORD AFTER NOT GUILTY FINDING, DISMISSAL OF PROCEEDINGS OR NO TRUE BILL

O.R.C. 2953.52 (A)

The person in the above captioned action moves the Court for an order sealing the record after being found not guilty of an offense by a jury or a Court or who is the defendant named in a dismissed complaint, indictment, or information, or against whom a no true bill is entered.

Except as provided in O.R.C. Sec. 2953.61, the application may be filed at any time after the finding of not guilty, or the dismissal of the complaint, indictment, or information is entered on the minutes of the Court or the journal, whichever entry occurs first, or two (2) years after the date on which the Grand Jury has returned a No True Bill.

Parties who have interest in the return of any evidence that may be held in the Court's Property Room on this case must immediately file a motion with the Court requesting the evidence be returned. Once an Order Granting the Sealing of Record is filed, any evidence being held on this case will be destroyed in accordance with Criminal Rule 26(F).

Respectfully submitted,

Name

Last 4 of SSN DOB

Address

City, State, Zip

Area Code and Telephone Number