STATE	TATE OF OHIO CASE NO		
		SETS	
VS.	Plaintiff	JUDGE	
	Defendant	POVERTY AFFIDAVIT [R.C. 2323.30, 2323.31 and Mont. D.R. Rule 4.04(B)]	
l,		, being duly sworn, says:	
1. I am	a party in the foregoing action	on;	
2. I am v	without the funds or assets to;	to give security or a cash deposit to secure costs at	
3. I unde before ti	erstand that I must inform th he disposition of my case;	ne court if my financial situation should change	
4. I unde	erstand that I am subject to	criminal charges for providing false information;	
suspend	I understand that if it is determined by the court, that I was not entitled to the uspended deposit/costs that were provided to me, I may be required to reimburse the ounty for the costs.		

6. I understand that the court will ultimately determine the payment of costs in this case, unless costs are wait	which party will be responsible for ived.
	SIGNATURE OF AFFIANT
Sworn before me and subscribed in my presence this	day of,
•	Notary Public

STATE OF OHIO	CASE NO	
	SETS	
Plaintiff VS.	JUDGE	
Defendant	APPLICATION TO SEAL A CRIMINAL RECORD PURSUANT TO O.R.C. 2953.32	
Now comes the Defendant	, pro se, and moves for ar	
order sealing the record of Defendan	t's conviction(s) including the sealing of all criminal	
records pursuant to Ohio Revised Co	ode 2953.32. Defendant seeks the sealing of the	
following convictions:		
Charge(s)	T	
	on	
The applicant,	, qualifies as a first time offender as	
	minal or traffic charges are pending against	
Defendant.		

The record of Defendant's conviction	The record of Defendant's conviction should be expunged and all records should be	
sealed because Defendant has been rehabilitated, as evident by the following facts:		
		Respectfully submitted,
	Name:	
	Address:	
	Phone:	
	SSN:	
	DOB:	

STATE OF OHIO		CASE NO	
		SETS	
VS.	Plaintiff	JUDGE	
	Defendant	POVERTY AFFIDAVIT [R.C. 2323.30, 2323.31 and Mont. D.R. Rule 4.04(B)]	
ı		, being duly sworn, says:	
	party in the foregoing action		
2. I am withis time;	ithout the funds or assets to	give security or a cash deposit to secure costs at	
	rstand that I must inform the edisposition of my case;	court if my financial situation should change	
4. I under	stand that I am subject to c	riminal charges for providing false information;	
suspende	rstand that if it is determined ed deposit/costs that were p r the costs.	I by the court, that I was not entitled to the rovided to me, I may be required to reimburse the	

6. I understand that the court will ultimately determine the payment of costs in this case, unless costs are wa	
	SIGNATURE OF AFFIANT
Sworn before me and subscribed in my presence this	day of,
	Notary Public

STATE OF OHIO	CASE NO.
	SETS
Plaintiff VS.	JUDGE
Defendant	APPLICATION TO SEAL A DISSMISSAL, FINDING OF NOT GUILTY, OR RECORD OF ARREST PURSUANT TO O.R.C. 2953.52
Now some the Defendant	
	, pro se, and moves for an
	finding of not guilty, dismissal of case, or record
following record(s):	e 2953.52. Defendant seeks the sealing of the
	

The applicant,	, qua	alifies as defined in O.R.C. 2953.52
No criminal or traffic charge	s are pending against De	efendant.
		Respectfully submitted,
		:
	Name:	
	Address:	
	Phone:	
	SSN:	
	DOB:	