STATE OF MICHIGAN

ORDER FOLLOWING HEARING

CASE N	O. and	JUDGE
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JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	REGARDING PETITION FOR NAME CHANGE (Part 1)	
Court address	,	Court telephone no.
In the matter of $\frac{\ }{\ }$ Current first, middle, and last	st name(s) (type or print)	
THE COURT FINDS: 1. A petition for name change has been		
2. a. Notice was made by publication b. An order for nonpublication are	on as required by law. or and confidential record was entered on Date	
	nor(s) for whom name change is sought was s	served notice of proceedings.
☐ 4. Each person for whom a name of least one year.	change is sought	been a resident of the county for at
5. Name(s) (type or print)	has/have a crir	ninal record.
\square 6. The name change request(s) of	Name(s)	
\square is/are \square is not/are not	made with fraudulent intent.	
petition: (Check all that apply.)	change of minor(s). One or more of the follow \Box the parents, jointly. \Box the sole surviving istody. \Box the minor's/minors' guardian.	parent. \square the only available
□ a. The noncustodial parent has regularly and substantially □ a support order has bee order for a period of two □ a support order has not supporting the minor(s), more before the filing of □ b. The noncustodial parent has 750.520c, 750.520d, or 750.520e minor(s) or a sibling of the	nted to the name change of the minor(s). (Sele as had the ability to visit, contact, or communifailed or neglected to do so for the past two or entered, and the noncustodial parent has far years or more before the filing of the petition been entered and the noncustodial parent, has failed or neglected to provide regular and the petition for name change. as been convicted of child abuse (MCL 750.136bc), or assault with intent to commit criminal seximinor(s) was/were the victim.	cate with the minor(s) but has or more years, and ailed to substantially comply with the for name change. or aving the ability to support or assist d substantial support for two years or), criminal sexual conduct (MCL 750.520b, and the
☐ 9. The minor(s) is/are 14 years of a change.	age or older and \square signed \square did not s	ign a written consent to the name
	ears of age and ninor(s) concerning the minor's/minors' prefero sufficient age to express a preference about	
Approved, SCAO	Distribute form to:	

Order Follow i Page 2 of 2				se No	
_	name(s) of the following person(s)	is/are changed.			
	FROM (former name)	TO (name as changed	l) DA	TE OF BIRTH	
	First:	First:	m	onth, day, year	
Petitioner	Middle:	Middle:			
	Last:	Last:			
	First:	First:	n	nonth, day, year	
Spouse	Middle:	Middle:			
	Last:	Last:			
	First:	First:	n	onth, day, year	
Minor child	Middle:	Middle:			
	Last:	Last:			
	First:	First:	n	nonth, day, year	
Minor child	Middle:	Middle:			
	Last:	Last:			
	State Registrar shall create a new	Name(s)		-	
☐ 13. The	Il of the above that does not discretized of Name(s)	close the name at birth and shall	seal the original certi		
☐ 14. The deni	request to change the name(s) of ied.			is/are	
☐ 15. The	name change request is denied ar	nd the petition is dismissed.			
		Judge signature and d	late		
Attorney Nam	ne (type or print)	Bar no.			

Note to Petitioner: You must provide a certified copy of this order to the State Registrar if you want to change your birth certificate.

Telephone no.

Address

City, state, zip

Note to Clerk: Under MCL 711.1(3), if the court enters an order to change the name of a person who has a criminal record, the court shall forward the order to the Criminal Justice Information Center of the Michigan State Police and to one or more of the following:

- the Department of Corrections if the person named in the order is in prison or on parole or has been imprisoned or released from parole in the immediately preceding two years.
- the sheriff of the county in which the person named in the order was last convicted if the person was incarcerated in a county jail or released from a county jail within the immediately preceding two years.
- the court that has jurisdiction over the person named in the order if the person named in the order is under the jurisdiction of the family division of the circuit court or has been discharged from that court's jurisdiction within the immediately preceding two years.

STATE OF MICHIGAN

ORDER FOLLOWING HEARING

CASE	NO.	and	JUDGE
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JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	REGARDING PETITION FOR NAME CHANGE (Part 2)	
Court address		Court telephone no.
In the matter of	et name(s) (type or print)	
THE COURT FINDS: 1. A petition for name change has been		
2. ☐ a. Notice was made by publication are b. An order for nonpublication are	on as required by law. or nd confidential record was entered on	
	nor(s) for whom name change is sought was s	erved notice of proceedings.
☐ 4. Each person for whom a name of least one year.	change is sought \square has \square has not	been a resident of the county for at
Solution 5. Name(s) (type or print)	has/have a crin	ninal record.
\square 6. The name change request(s) of	Name(s)	
☐ is/are ☐ is not/are not	made with fraudulent intent.	
	change of minor(s). One or more of the follow ☐ the parents, jointly. ☐ the sole surviving parts of the minor's/minors' guardian.	
 □ a. The noncustodial parent har regularly and substantially □ a support order has bee order for a period of two □ a support order has not supporting the minor(s), more before the filing of □ b. The noncustodial parent har 750.520c, 750.520d, or 750.520e minor(s) or a sibling of the 	nted to the name change of the minor(s). (Selected has had the ability to visit, contact, or communicated or neglected to do so for the past two or entered, and the noncustodial parent has factorized been entered and the noncustodial parent, has failed or neglected to provide regular and the petition for name change. The petition for name change (MCL 750.136b), or assault with intent to commit criminal sex minor(s) was/were the victim. The period of the petition of the petition of the petition for name change. The petition for name change (MCL 750.136b) or assault with intent to commit criminal sex minor(s) was/were the victim.	cate with the minor(s) but has r more years, and illed to substantially comply with the for name change. or wing the ability to support or assist d substantial support for two years or), criminal sexual conduct (MCL 750.520b, ual conduct (MCL 750.520g), and the
9. The minor(s) is/are 14 years of a change.	age or older and \square signed \square did not s	ign a written consent to the name
	ears of age and ninor(s) concerning the minor's/minors' prefere sufficient age to express a preference about t	

	FROM (current name)	TO (proposed name)	DATI	E OF BIRTH
	First:	First:	mor	nth, day, year
Petitioner	Middle:	Middle:		
	Last:	Last:		对并是这种样似
	First:	First:	mo	nth, day, year
Spouse	Middle:	Middle:	36443360	93002930029300
	Last:	Last:		
	First:	First:	mor	nth, day, year
Minor child	Middle:	Middle:		COLUMN COLUMN COLUMN
	Last:	Last:		
	First:	First:	mo	nth, day, year
Minor child	Middle:	Middle:	VAT ON	STATE STATES
	Last:	Last:	10 m	8.5年,但8.5年,但8
☐ 13. The	Il of the above that does not dis record of	sclose the name at birth and shall	is confidential.	☐ is no longer
	request to change the name(s) of			is/are
☐ 15. The	name change request is denied a	nd the petition is dismissed.		
		Judge signature and da	ite	
Attorney Nam	e (type or print)	Bar no.		
Address				
)	Telephone no.		

Note to Petitioner: You must provide a certified copy of this order to the State Registrar if you want to change your birth certificate.

Note to Clerk: Under MCL 711.1(3), if the court enters an order to change the name of a person who has a criminal record, the court shall forward the order to the Criminal Justice Information Center of the Michigan State Police and to one or more of the following:

- the Department of Corrections if the person named in the order is in prison or on parole or has been imprisoned or released from parole in the immediately preceding two years.
- the sheriff of the county in which the person named in the order was last convicted if the person was incarcerated in a county jail or released from a county jail within the immediately preceding two years.
- the court that has jurisdiction over the person named in the order if the person named in the order is under the jurisdiction of the family division of the circuit court or has been discharged from that court's jurisdiction within the immediately preceding two years.