Original - Court 1st copy - State Police

Approved, SCAO

2nd copy - Arresting Agency

3rd copy - Prosecuting official 4th copy - Defendant

STATE OF MICHIGAN JUDICIAL CIRCUIT **JUDICIAL DISTRICT**

ORDER ON APPLICATION TO SET ASIDE CONVICTION

n copy - Attorney General	
CASE NO.	_

ORI Court address				Cou	ırt telephone no.		
Police Report No.	٦	Defendant's name	address and te	elenhone no			
☐ The State of Michigan THE PEOPLE OF		Defendant's name, address, and telephone no.					
	· V						
		CTN/TCN	SID	DOB			
		Date of Offense		Charge			
Instructions: An order may not be entered until receipt of the Michigan State Police and the prosecuting official. See other s							
This order should not be used with applications to set aside a	conviction und	ler MCL 780.621(4)	, involving vic	ctims of human	trafficking.		
1. An application to set aside Conviction		was filed on					
THE COURT FINDS:							
\square 2. The Michigan State Police has reported the require	ed informatio	n from its records	to the court	t.			
\square 3. The applicant has not been convicted of more than	n one felony a	and two misdeme	anors as de	fined in MCL	780.621.		
\Box 4. The conviction is not for an offense listed in MCL 780.621(3) as a conviction that may not be set aside.							
\Box 5. It has been at least five years since the sentence was imposed or since the defendant was discharged from imprisonment, probation, or parole for the conviction, whichever is later.							
\square 6. An opportunity has been given to the Attorney General and prosecuting official to contest the application.							
\square 7. Circumstances and behavior of the applicant justify setting aside the conviction, and it is consistent with the public welfare.							
IT IS ORDERED: (If any item from 2 through 7 is not ch	necked, then	item 8 must be cl	necked.)				
 □ 8. The application is denied. Applicant may file anoth □ three years after the date of this order. □ earlier than three years after the date of this order. 			viction set a	side			
9. The conviction listed in item 1 in this case is set as Michigan State Police shall maintain a nonpublic re conviction, and sentence in this case. If the conviction in accordance with MCL 257.732(22), the driving re	ecord of the o	ICL 780.623 the order setting aside atraffic offense that	conviction a	and of the arre	est, fingerprints,		
Date	Judge	·			Bar no.		

NOTE TO APPLICANT: Under MCL 780.622, if this order sets aside a conviction for a listed offense as defined in MCL 28.722 of the Sex Offenders Registration Act, you are still considered to have been convicted of that offense and you must comply with the registration and reporting requirements of the act.

Under MCL 769.16a the clerk of the court shall advise the Michigan State Police Criminal Justice Information Center of the disposition.

Convictions that May Not Be Set Aside:

MCL 780.621(3) prohibits the court from setting aside certain convictions as follows:

- (a) A felony for which the maximum punishment is life imprisonment or an attempt to commit a felony for which the maximum punishment is life imprisonment.
- (b) A violation or attempted violation of section 136b(3), 136d(1)(b) or (c), 145c, 145d, 520c, 520d, or 520g of the Michigan penal code, 1931 PA 328, MCL 750.136b, 750.136d, 750.145c, 750.145d, 750.520c, 750.520d, and 750.520g.
- (c) A violation or attempted violation of section 520e of the Michigan penal code, 1931 PA 328, MCL 750.520e, if the conviction occurred after the effective date of the amendatory act that added this subdivision.
- (d) A traffic offense, including, but not limited to, a conviction for operating while intoxicated.
- (e) A felony conviction for domestic violence, if the person has a previous misdemeanor conviction for domestic violence.
- (f) A violation of chapter LXVIIA or chapter LXXXIII-A of the Michigan penal code, 1938 PA 321, MCL 750.462a to 750.462j and 750.543a to 750.543z.