| ATTORNEY OR PETITIONER WITH | OUT ATTORNEY (Name, State Bar number, and address): | FOR COURT USE ONLY | |
|---|--|--|--|
| | | | |
| TELEPHONE NO.: | FAX NO. (Optional): | | |
| E-MAIL ADDRESS (Optional): | , , , | | |
| ATTORNEY FOR (Name): | | | |
| SUPERIOR COURT OF CA | LIFORNIA COLINTY OF | 1 | |
| STREET ADDRESS: | | | |
| MAILING ADDRESS: | | | |
| CITY AND ZIP CODE: | | | |
| BRANCH NAME: | | | |
| ORDER FOR E | XPUNGEMENT OF DNA PROFILES AND SAMPLES (Pen. Code, § 299) | Court or Arresting Agency Case Number: | |
| | PETITIONER'S INFORMATION | - | |
| NAME: | | | |
| CII: | | | |
| DRIVER'S LICENSE #: | | | |
| SSN # (Last four digits only): | | | |
| DATE OF BIRTH: | | | |
| | ORDER | | |
| The court d | onice the netition | | |
| The court of | enies the petition. | | |
| Database a petitioner ha pending, (c) Justice of po | database profile be expunged from the California Department of and Data Bank Program as required by Penal Code section 299. As made the necessary showing at a noticed hearing, (b) no retries at least 180 days have passed since petitioner notified the prosecutioner's request for expungement, and (d) the court has not recome prosecuting attorney. (Pen. Code, § 299(c)(2).) | Additionally, the court finds (a) that all or appeal of the qualifying case (if any) is ecuting attorney and the Department of | |
| | | FOR COURT USE ONLY | |
| | | | |
| | | | |
| Date: | | | |
| oato. | (JUDICIAL OFFICER) | | |
| | | | |
| | | | |
| | | | |
| ADDITIONAL IN | | | |
| | enal Code section 299(c)(2), the California Department of Justice | | |
| | nge petitioner's searchable DNA database profile on receipt of th n for expungement, proof of written notice of the petition to the C | | |
| | ney, and one of the following: | amornia Department of Justice and the | |
| a. A certified copy of the court order reversing and dismissing the conviction or case; or | | | |
| b. A letter from th | e prosecuting attorney certifying that: | | |
| | (1) no accusatory pleading has been filed; | | |
| (2) the qualifying charges have been dismissed before adjudication; | | | |
| (3) petitioner has been found factually innocent; (4) petitioner has been found not guilty; | | | |
| | as been found not guilty; as been acquitted of the underlying offense; | | |
| | g conviction has been reversed and the case dismissed; or | | |
| (7) the qualifying sustained delinquency petition has been reversed and the case dismissed. | | | |