STATE OF MICHIGAN JUDICIAL DISTRICT

l (CA	SE	NO	. and	Jl	JD	GE
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	JUDICIAL CIRCUIT			IVICTION(S)				es multiple case
ORI	Court add	Iress				numbers as li		m լ. ourt telephone no.
MI-	Dominal No.							
	Report No.		1	Defendant's name, a	addres	s. and telephone	no.	
IHE	PEOPLE OF					o, ama terepriorio		
ПТ	he State of Michigan		v					
				CTN/TCN		SID		DOB
mus that This	ructions: An order may not be enter the sent to the Michigan State Police may not be set aside. Forder should not be used with applications, or under MCL 780.621e, misden	e and the prosec	cuting e a co	g official. See pag onviction under M	e 3 fo	or a list of offe	enses in	MCL 780.621c
	n application to set aside the followir							
				T				
	CRIME		CHARGE CODE(S) MCL citation/PACC Code		DATE OF CONVICTION		CA	SE NUMBER
a.								
b.								
C.								
d.								
 T T T T 	COURT FINDS: he Michigan State Police has reporte he applicant □ has □ has n he applicant has had □ no □	ot been conv	icted	ation from its reco of more than thre ions for an assau	e felo	onies.	e under	
	ICL 780.621 during their lifetime.							
5. T	here \square are \square are not \square cri	ninal charges pe	nding	g against the appl	icant.			
	he applicant $\ \square$ has $\ \square$ has no equired under MCL 780.621.	t been convi	cted o	of any criminal off	ense	during the ap	plicable	time period
□ 7	. The applicant is requesting that a form \Box has \Box has MCL 780.621.			ole by more than d d a felony convict				
□8	. The applicant is requesting that a f ☐ has ☐ has not previously conviction set aside.			while intoxicated nad a first violatio				

Approved, SCAO Form MC 228, Rev. 3/23 MCL 780.621, MCL 780.621b, MCL 780.621c, MCL 780.621d, MCL 780.622, MCL 780.623 Page 1 of 3

Distribute form to: Court State Police Arresting agency Prosecuting official

Defendant Attorney General

Order o Page 2 o	n Application to Set Aside Conviction(s) of 3	(3/23) Case No
á	a. 🔲 all convictions.	0.621d for the conviction(s) listed in item 1 has passed for
□ 10.	a. \square all convictions.	80.621d for the conviction(s) listed in item 1 has not passed for
□ 11.	_	tem 1 occurred within 24 hours and arose from the same transaction pursuant to
□ 12.	An opportunity has been given to t	he Attorney General and prosecuting official to contest the application.
□ 13.		e applicant from the date of the applicant's conviction(s) to the filing of the se conviction(s), and it is consistent with the public welfare.
T IS C	RDERED:	
□ 14.	The application is denied as to the	following convictions listed in item 1:
□ 15.	three years after the date of this earlier than three years after the	ion to have this conviction set aside order. OR date of this order, but no sooner than Date of this convictions listed in item 1:
	The following felony convictions lis	ted in item 1 are considered one conviction pursuant to MCL 780.621b:
	conviction and of the arrest, fingery order applies. If the conviction is for with MCL 257.732(22), the driving	State Police shall maintain a nonpublic record of the order setting aside prints, conviction, and sentence of the applicant in each case to which this or an offense that was reportable to the Secretary of State in accordance record shall not be expunged. If the court or arresting agency maintains a , conviction or sentence, that record shall be nonpublic and not used for any

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 (SORA), you must still comply with the registration and reporting requirements of SORA for that offense until you present this order to the Department of State Police or the appropriate registering authority as provided in MCL 28.725(16).

An order setting aside a conviction does not relieve any obligation by the applicant to pay restitution owed to the victim of a crime nor does it affect the jurisdiction of the convicting court or the authority of any court order with regard to enforcing an order for restitution. The applicant is not entitled to the return of any fine, costs, or other money paid as a consequence of a conviction that is set aside.

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

Order on Application to Set Aside Conviction(s)	(3/23)
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Case No	

Convictions that May Not Be Set Aside:

MCL 780.621c 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 on or after January 12, 2015.
- (d) The following traffic offenses:
 - (i) A conviction for operating while intoxicated by any person, except for a first violation operating while intoxicated offense, as defined in MCL 780.621(4)(d), if the person has not previously applied to have and had a first violation operating while intoxicated offense conviction set aside under the act for setting aside convictions.
 - (ii) Any traffic offense committed by an individual with an indorsement on his or her operator's or chauffeur's license to operate a commercial motor vehicle that was committed while the individual was operating the commercial motor vehicle or was in another manner a commercial motor vehicle violation.
 - (iii) Any traffic offense that causes injury or death.
- (e) A felony conviction for domestic violence, if the person has a previous misdemeanor conviction for domestic violence.
- (f) A violation of former section 462i or 462j or chapter LXVIIA or chapter LXXXIII-A of the Michigan penal code, 1931 PA 328, MCL 750.462a to 750.462h and 750.543a to 750.543z.

MCL 780.621(4)(d) defines a first violation operating while intoxicated offense as a violation of any of the following committed by an individual who at the time of the violation has no prior convictions for violating section 625 of the Michigan vehicle code, 1949 PA 300, MCL 247.625:

- (i) Section 625(1), (2), (3), (6), or (8) of the Michigan vehicle code, 1949 PA 300, MCL 257.625.
- (ii) A local ordinance substantially corresponding to a violation listed in subparagraph (i).
- (iii) A law of an Indian tribe substantially corresponding to a violation listed in subparagraph (i).
- (iv) A law of another state substantially corresponding to a violation listed in subparagraph (i).
- (v) A law of the United States substantially corresponding to a violation listed in subparagraph (i).