

### JUVENILE RECORD SEALING PACKET

## SUPERIOR COURT OF THE STATE OF WASHINGTON CLARK CHILDREN AND FAMILY JUSTICE CENTER (CCFJC) 1211 East Alder Street Seattle, WA 98122

COURT STAFF AND COURT CLERKS CANNOT GIVE LEGAL ADVICE. PLEASE CONSULT AN ATTORNEY IF YOU HAVE QUESTIONS. THE MATERIALS PROVIDED IN THIS PACKET ARE ONLY FOR USE IN KING COUNTY.

WHAT YOU NEED:

- LEGAL/CASE NUMBER:
- CONVICTON DATE/CHARGING DATE
- CHARGE(S)
- VALID PHOTO ID (DRIVER'S LICENSE/PASSPORT/STATE ID CARD)

If you do not know your case number, conviction dates, or charges, you can get these from the King County Clerk's Office located on the 3rd floor of the Children and Family Justice Center or online at <u>Records Access</u> <u>Portal | KC-Script Portal (kingcounty.gov)</u>.

For EACH legal number (case) you want to seal, you need to complete one set of paperwork. Sample forms are included to assist you with filling out the documents.

Once you have filled out the forms, please bring them to Juvenile Court Services on the 3rd floor of the CFJC to obtain a court date.

# Please DO NOT make copies of the original paperwork until you have met with a Court Operations staff person.

Drop-In Hours: Tuesday- Thursday 9:30 a.m.-11:30 a.m. | 1:30 p.m.- 3:30 p.m.

If you live outside of King County, please contact Jacqui Arrington <u>Jacqulyn.Arrington@kingcounty.gov</u>

#### SEALING AND DESTRUCTION OF JUVENILE RECORDS

RCW 13.50.050 (Includes amendments from SSB 5204, Chapter 338, Laws 2011. effective July 22, 20 11 [see fn 2& 4])

ELIG	BIBILITY TO SEAL A JUVENILE RECORD	
OFFENSE TYPE	REQUIREMENTS	
ALL JUVENILE ADJUDICATIONS, DIVERSIONS AND DEFERRED DISPOSITIONS	<ul> <li><u>Class A</u>: 5 years crime-free<sup>1</sup> and no convictions for Rape 1, Rape 2, or Ind. Lib. w/ forcible compulsion<sup>2</sup>; <u>All others</u>: 2 years conviction-free<sup>3</sup>; and</li> <li>No pending charges (criminal or diversion)</li> <li>Not required to register as a sex offender<sup>4</sup></li> <li>All restitution (money owed to pay for damages) paid</li> <li>Motion/Notice to seal the records<sup>5</sup></li> </ul>	
DEFERRED DISPOSITION TURNED 18 BEFORE 7/26/09	<ul> <li>Charge dismissed and vacated (not Animal Cruelty I)</li> <li>No pending charges</li> </ul>	
	<ul> <li>Request court seal the record (court must order it)</li> </ul>	
DEFERRED DISPOSITION TURNED 18 AFTER 7/26/09	<ul> <li>Charge dismissed and vacated (not Animal Cruelty I)</li> <li>No pending charges</li> <li>Sealing is automatic (no court order required)<sup>6</sup></li> </ul>	
ELIGIBI	ELIGIBILITY TO DESTROY A DIVERSION RECORD	
ENTIRE RECORD	REQUIREMENTS	
ONLY 1 DIVERSION BEFORE 6/12/08	<ul> <li>Age 18 or older</li> <li>2 years since completing diversion (or counsel &amp; release)</li> <li>Motion/Notice to destroy the record (court must order it)</li> </ul>	
ONLY 1 DIVERSION AFTER 6/11/08	<ul> <li>Age 18 or older</li> <li>2 years since completing diversion (or counsel &amp;release)</li> <li>No pending charges (seeking conviction)</li> <li>All restitution (money owed to pay for damages) paid</li> <li>Destruction is automatic<sup>7</sup></li> </ul>	
CONSISTS OF ONLY DIVERSIONS	<ul> <li>Age 23 or older/No pending charges (seeking conviction)</li> <li>Motion/Notice to destroy records (court must order it)</li> </ul>	

<sup>&</sup>lt;sup>1</sup> "Crime free" means no adjudications or convictions since the last date of release from confinement, including full-time residential treatment, if any, or entry of disposition. RCW 13.50.050(12)(a)(i).

<sup>&</sup>lt;sup>2</sup> §4, SSB 5204, Ch.338, 62nd Legislature, 2011 Reg. Session. There are no restrictions to sealing if the right to seal vested prior to 1997 per *State v. T.K.*, 139 Wn.2d. 320, 334, 987 p.2d 63 (1999); and *State v.D.S.*,128 Wn. App. 569, 578, 115 P.3d 1047 (2005)

<sup>&</sup>lt;sup>3</sup> No conviction since the date of last release from confinement, including full-time residential treatment, if any, entry of disposition, or completion of a diversion agreement. RCW l3.50.050(12)(b)(i).

<sup>&</sup>lt;sup>4</sup> §4, SSB 5204, Ch. 338, 62nd Legislature, 2011 Reg. Session. No restrictions to sealing if the right to seal vested prior to 1997 (see fn. 2).

<sup>&</sup>lt;sup>5</sup> Based on 2001 amendment to RCW 13.50.050(14), replacing "the court shall grant" with the court "shall not grant", the court may no longer be required to grant the sealing motion even if the prerequisites are met, though, there is no case or statutory language to verify that interpretation.

<sup>&</sup>lt;sup>6</sup> Court must seal the record within 30 days of turning I8. RCW 13.40.127(10)(a).

<sup>&</sup>lt;sup>7</sup> Court has up to 90 days to destroy from the date the file is eligible for destruction. RCW 13.50.050(17)(a)(i). Administrative Office of the Courts will send notification of eligibility. RCW 13.50.050(17)(a)(ii).

# SUPERIOR COURT OF WASHINGTON COUNTY OF KING

	JUVENILE COURT		
STATE OF WASHINGTON v.		No:	
D.O.	.B.:	NOTICE OF RESPONDENT'S MOTION TO SEAL RECORDS OF JUVENILE OFFENDER (NT)	
TO:	KING County Superior Court Clerk's Office; 12	11 E ALDER; 3RD FLOOR; SEATTLE, WA 98122	
TO:	KING County Superior Court Records; 1211 E	ALDER; 4TH FLOOR; SEATTLE, WA 98122	
TO:	KING County Prosecutor, Juvenile Division;12	1 E ALDER; 5TH FLOOR; SEATTLE, WA 98122	
TO:	KING County Juvenile Court Administrator;121	1E ALDER; CSH; SEATTLE, WA 98122	
TO:	Washington State Patrol, Records Division; PC	BOX 42633; OLYMPIA, WA 98504	
TO:	Juvenile Rehabilitation Administration (DSHS);	PO BOX 45045; OLYMPIA, WA 98504	
TO:	Police Department; Re	eport #; Incident Date	
TO:			
PLEA	SE TAKE NOTICE that on	at a.m./p.m., at	
KING	County Superior Court, Juvenile Division, in Cou	t #attorney for/Pro Se respondent	
	will move for	an order sealing the juvenile records on the above-	
entitle	ed matter.		
Dated	1:		
		Pro Se/Attorney for Respondent/ WSBA No.	
E-Ma	il Address	Address	
Phone	e #	City, State, Zip	

NT OF RESP'S MT TO SEAL RECORDS (NT) - Page 1 of 1 (1/2016) WPF JU 10.0315 (09/2012) - RCW 13.50.050(11) (12), GR 15(c)

## SUPERIOR COURT OF WASHINGTON COUNTY OF KING

JUVENILE COURT		
STATE OF WASHINGTON v.		No:
D.O.B.:	Respondent.	Motion and Declaration to Seal Records of Juvenile Offender (MTAF)

#### I. Motion

RESPONDENT moves the court for an order sealing his or her juvenile court records. This motion is based on  $\Box$  RCW Title 13.50.260 or  $\Box$  GR 15(c) and the declaration of respondent. Dated:

		PRO SE/Attorney for Respondent/WSBA No.
		II. Declaration of Respondent
2.1.	Finding of guilt: On	
-OR-		[name of offense].
2.1	On	[date] I was charged with/had a "non-charge" for [name of offense].
	which was never filed in	King County Superior Court/was dismissed.
2.2	Sealing records - facto	ors pursuant to RCW Title 13.50.260:

**Class A Felony Conviction.** At least one of the offenses I am attempting to seal involves a Class "A" felony, but both of the following are true:

(1) Since my last date of release from confinement, including full-time residential treatment, or from the entry of disposition (including deferred disposition), I have spent five consecutive years in the community without committing any offense or crime that has resulted in conviction or adjudication.

(2) I have not been convicted of Rape in the First Degree, Rape in the Second Degree, or Indecent Liberties with Forcible Compulsion.

□ All Class B and C Felony, Gross Misdemeanor, or Misdemeanor Convictions, or Diversions: Since my last date of release from confinement, including full-time residential treatment, or from the entry of disposition (including deferred disposition), I have spent two consecutive years in the community without committing any offense or crime that has resulted in conviction or diversion

And I meet the following requirements:

There are no proceedings pending against me seeking the conviction or diversion of a juvenile or criminal offense.

I am no longer required to register as a sex offender under RCW 9A.44.130 or I have been relieved of the duty to register under RCW 9A.44.143 if I was convicted of a sex offense.

I have paid the full amount of restitution owing to the individual victim named in the restitution order, excluding restitution owed to any insurance provider authorized under Title 48 RCW.

I am eligible to have my records sealed under RCW Title13.50 in that I have satisfied all the requirements of those statutes.

#### 2.3 Sealing records of vacated deferred disposition- factors pursuant to RCW Title 13.50:

I meet the following requirements:

The court vacated my deferred disposition and dismissed the case with prejudice pursuant to RCW 13.40.127(9) prior to June 7, 2012.

I am over 18 years of age.

I have paid the full amount of restitution owing to the individual victim named in the restitution order, excluding restitution owed to any insurance provider authorized under Title 48 RCW.

#### 2.4 Other circumstances that I believe require sealing of my juvenile court records (GR 15):

#### SUPERIOR COURT OF WASHINGTON COUNTY OF KING

JUVENILE COURT	
STATE OF WASHINGTON v.	No:
Responde	Order Re: Sealing Records of nt. Juvenile Offender
D.O.B.:	(ORSF, ORSFD)

#### I. Basis

- 1.1 THIS MATTER came on before the court on (choose one):
  - Motion to seal records under RCW 13.50.260: Respondent's motion to vacate and seal records of juvenile offender pursuant to RCW Title 13.50.260.
  - Administrative Sealing Under RCW 13.50.260 or 13,40.127: Administrative sealing of juvenile records pursuant to □ regular statutory administrative sealing of a qualified disposition order entered after June 11, 2014 (RCW Title 13.50), or □ vacated deferred disposition dismissed and vacated after June 6, 2012 (RCW 13.40.127).
  - Acquittal or Dismissal of Charges Under RCW 13.50.260: Sealing of juvenile records subject pursuant to □ acquittal of charges in the case, or □ dismissal of charges with prejudice and subject to the state's right, if any, to appeal the dismissal. (RCW 13.50.260).
  - □ **<u>Re-Sealing Post Nullification Under RCW 13.50.260</u>**: Sealing of juvenile records previously nullified by subsequent adjudication and disposition in a different case number, but for which the respondent requests re-sealing (RCW 13.50.260).
  - Motion to Seal Records Under GR 15: Respondent's motion to seal records of juvenile offender pursuant to GR 15.
- 1.2 The court heard the matter  $\Box$  with  $\Box$  without oral argument and considered  $\Box$  the pleadings submitted on the matter  $\Box$  and the relevant court records.

#### II. Findings

- 2.1 D Motion to seal records under RCW 13.50.260:
  - □ Notice of motion: Adequate notice □ was □ was not given to the appropriate parties and agencies; and,
  - □ Satisfaction of motion requirements: Respondent □ has satisfied the requirements of RCW 13.50.260 and is entitled to have sealed the official juvenile court record, the social file, and the records of the court and of any other agency in the case □ has not satisfied the requirements of RCW 13.50.260 and is not entitled to have sealed the official juvenile court record, the social file, and the records of the court and of any other agency in the case.

#### 2.2 D Administrative Sealing Under RCW 13.50.260 or 13,40.127:

- □ Deferred disposition vacated after June 6, 2012: The deferred disposition was dismissed and vacated. after June 6, 2012. The respondent is entitled to have the files and records in this case sealed under to RCW 13.40.127.
- Regular statutory administrative sealing: A disposition in this case was entered after June11, 2014, and, the respondent is entitled to have the files and records in this case reviewed for automatic sealing pursuant to RCW 13.50.260 because the respondent is now at least 18 years of age and is no longer subject to community supervision and/or JR commitment and parole. At the regular sealing hearing set for this matter, the court found:
  - □ Entitled to administratively seal: there is no objection to sealing, nor is there any compelling reason not to seal. The respondent is entitled to have the files and records in this case administratively sealed pursuant to RCW 13.50.260 because respondent complied with all terms of the disposition order and has paid in full the amount of restitution owing to the individual victim named in the restitution order, excluding restitution owed to any insurance provider authorized under Title 48 RCW.
  - □ Failure to complete the terms of the disposition: The respondent failed to complete the terms of the disposition order and has failed to pay in full the amount of restitution owing to the individual victim named in the restitution order, excluding restitution owed to any insurance provider authorized under Title 48 RCW. The respondent is not entitled to administrative sealing of the files and records in this case.
  - □ Objection or compelling reason: Despite being eligible for administrative sealing, there was an objection made to sealing and/or the court found a compelling reason not to seal the case. A hearing was set for today. This date □ was □ was not at least 18 days after notice of the hearing and opportunity to object was sent to the respondent, the victim, and respondent's attorney. After hearing arguments from the attorneys, the court finds sealing the files and records in this case □ appropriate □ inappropriate.
- 2.3 □ <u>Acquittal or dismissal of charges under RCW Title 13.50.260:</u> The respondent is entitled to sealing of juvenile records based on □ acquittal of charges in the case, or □ dismissal of charges.

ORD ON MT TO SEAL RECORDS (ORSF, ORSFD) -Page2 of 4 (1/2016) WPF JU 10.0320 (07/2015) - RCW 13.50 260, GR 15(c)

- 2.4 □ **Re-sealing post nullification under RCW Title 13.50.260**: This case was previously sealed and then the sealing order nullified after adjudication in a subsequent case number \_\_\_\_\_\_\_\_\_\_. Since nullification, there has been a disposition in the subsequent case number. Now, this case □ does qualify □ does not qualify for sealing by statute. Re-sealing in this case is ⊠ appropriate □ inappropriate (RCW 13.50.260)
- 2.5 Description description of the seal records under GR 15: Compelling privacy or safely concerns that outweigh the public interest in access to the court records Description have Description have not been found. In addition, the court finds as follows:

III. Order

Based on the above findings, it is hereby ordered:

- Sealing Denied: The files and records in this case shall not be sealed.
- Sealing Granted: The files and records in this case shall be sealed as follows:
  - Pursuant to RCW 13.50.260 or RCW 13.40.127: The court grants the motion to seal pursuant to RCW 13.50.260 or RCW 13.40.127, as applicable, including any administrative review required by statute. Pursuant to this order:
    - 1. With the exception of identifying information specified in RCW 13.50.050(13), the official juvenile court record, the social file, and other records relating to the case as are named herein are sealed;
    - 2. The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the events, the records of which are sealed. However, county clerks may interact or correspond with the respondent, respondent's parents, and any holders of potential assets or wages of the respondent for the purposes of collecting any outstanding legal financial obligations even after juvenile court records have been sealed;
    - 3. Any agency shall reply to any inquiry concerning confidential or sealed records that records are confidential, and no information can be given about the existence or nonexistence of records concerning an individual;
    - 4. Inspection of the files and records included in this order may only be.permitted by order of the court and upon motion made by the person who is the subject of the information or complaint, except as otherwise provided in RCW 13.50.010(8) and 13.50.050(13);
    - Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this order; however, the court may order this case resealed upon disposition of the subsequent matter if this case meets the sealing criteria under RCW 13.50.260 and this case has not previously been resealed;
    - 6. Any charging of an adult felony subsequent to this order has the effect of nullifying this order.
    - 7. Any data related to a non-conviction ("non-charge") shall be sealed and the charge(s) vacated.
    - 8. Any associated judgement shall be sealed and identifying information sealed.

Pursuant to GR 15: The court grants the motion to seal pursuant to GR 15. The files and records in this case are sealed for a period not to exceed the following time period:

and the clerk of the court is ordered to seal the entire court file and to secure it from public access. Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this order.

Dated:\_\_\_\_\_

Judge/Commissioner

Submitted by:

Pro Se/Attorney for Respondent/WSBA No

Deputy Prosecuting Attorney/WSBA No.

Police Department

Report #

Incident Date

# \*\*\*SAMPLE\*\*\*

#### SUPERIOR COURT OF WASHINGTON COUNTY OF KING JUVENILE COURT

STATE OF WASHINGTON V.

WRITE FULL NAME HERE

Respondent.

D.O.B.: WRITE BIRTHDAY HERE

#### No: WRITE CASE # HERE

NOTICE OF RESPONDENT'S MOTION TO SEAL RECORDS OF JUVENILE OFFENDER (NT)

	KING-Gounty-Superior Court-Records; 1211-E-ALDER; 4 <sup>PH</sup> FLOOR; SEATTLE, WA 98122
то-	KING-CountyPfosecutoPrJuvenlieDivIsionH&1&ALDERr5W-FLOOR-SEATTLE, WA 98122
то_	KING-Ceunty-Juvenile-Court-Admmistratorj-4-244-E-AlzOERi-CSHASEATTLE-WA-98122
	Washington State Patfol, Records Divisk, p. POBQX42S3SrQL¥MPIA, WA-98504
то-	-Juvenile-Reha&litation-Administration-(DSH&),POAQX-ri5045rQL-YMPIArWA-985(H
то-	Police Department;-Report #4-Incident-Pate
-TO	

TO: KING County Superior Court Clerk's Office; 1211 E ALDER; 3RD FLOOR; SEATTLE, WA 98422

PLEASE TAKE NOTICE that on \_\_\_\_\_\_aT\_\_\_\_aT\_\_\_\_\_aT\_\_\_\_\_arnWprrrhat KING County Superior Court, Juvenile Division, in Court # \_\_\_\_\_\_attorney for/Pro Se respondent-

will move for an order sealing the juvenile records on the above-

entitled-matten

### Dated: \_\_\_WRITE TODAY'S DATE HERE

\_FILL IN E-MAIL ADDRESS\_ E-Mail Address

\_\_\_\_<mark>FILL IN PHONE #</mark>\_\_\_\_\_ Phone #

#### SIGN HERE

Pro Sc/Attorney for Respondent/ WSBA No.

\_\_\_\_FILL IN STREET ADDRESS\_\_\_\_\_ Address

\_\_\_\_\_FILL IN STREET ADDRESS\_\_\_\_\_\_ City, State, Zip

1/2016

# \*\*\*SAMPLE\*\*\*

#### SUPERIOR COURT OF WASHINGTON COUNTY OF KING JUVENILE COURT

STATE OF WASHINGTON v.

WRITE FULL NAME HERE

Respondent.

D.O.B.: WRITE BIRTHDAY HERE

#### I. Motion

RESPONDENT moves the court for an order sealing his or her juvenile court records. This motion is based on 
RCW Title 13.50.260 or 
GR 15(c) and the declaration of respondent.

Dated: WRITE TODAY'S DATE HERE

SIGN HERE

(MTAF)

No: WRITE CASE # HERE

Motion and Declaration to Seal

**Records of Juvenile Offender** 

PRO SE/Attorney for Respondent/WSBA No.

#### II. Declaration of Respondent

- 2.1. Finding of guilt: On \_\_\_\_\_\_[date] I was found guilty of \_\_\_\_\_\_[name of offense].
- 2.1 On \_\_\_\_\_\_ (date) I was charged with/had a "non-charge" for \_\_\_WRITE IN CHARGE \_\_\_\_\_ [name of offense], which was never

filed in King County Superior Court/was dismissed

2.2 Sealing records - factors pursuant to RCW Title 13.50.260:

Class A Felony Conviction: At least one of the offenses I am attempting to sealinvolves a Class "A" felony but both of the following are true:

- (1) Since my last date of release from confinement, including full-time residentialtreatment, or from the entry of disposition (including deferred disposition), I havespent five consecutive years in the community without committing any offense orcrime that has resulted in conviction or adjudication.-
- (2) I have not been convicted of Rape in the First Degree, Rape in the Second Degree, or Indecent Liberties with Forcible Compulstion;-

1/2016

# \*\*\*SAMPLE\*\*\*

#### SUPERIOR COURT OF WASHINGTON COUNTY OF KING JUVENILE COURT

STATE OF WASHINGTON v.

WRITE FULL NAME HERE

Respondent.

D.O.B.: WRITE BIRTHDAY HERE

## No: WRITE CASE # HERE

Order Re: Sealing Records of Juvenile Offender (ORSF, ORSFD)

#### I. Basis

1.1 THIS MATTER came on before the court on (choose one):

- Motion to seal records under RCW 13:50.260: Respondent's motion to vacate and sealrecords of juvenile offender pursuant to RCW Title 13:50.260.
- Administrative Sealing Under RCW 13.50.260 or 13.40.127: Administrative sealing of juvenile records pursuant to regular statutory administrative sealing of a qualified disposition order entered after June 11, 2014 (RCW Title 13.50), or, rate vacated deferred disposition dismissed and vacated after June 6, 2012 (RCW 13.40.127).
- Acquittal or Dismissal of Charges Under RCW 13.50.260: Sealing of juvenile recordspursuant to acquittal of charges in the case, or dismissal of charges with prejudice and subject to the state's right, if any, to appeal the dismissal. (RCW 13.50.260).
- Re-Sealing Post-Nullification Under RCW-13.50.260: Sealing of juvenile recordspreviously nullified by subsequent adjudication and disposition in a different case number, but for which the respondent requests re-sealing (RCW 13.50.260).
- Motion to Seal Records Under GR 15: Respondent's motion to seal records of juvenileoffender pursuant to GR 15.-
- 1.2 The court heard the matter with without oral argument and considered the pleadingssubmitted on the matter and the relevant court records.

#### II. Findings

\_\_\_\_\_ Motion to seal records pursuant to RCW 13.50.260:

Notice of motion: Adequate notice was was not given to the appropriate parties and agencies; and,

□ Satisfaction of motion requirements: Respondent □ has satisfied the requirements of RCW 13.50.260 and is entitled to have sealed the official juvenile court record, the social-file, and the records of the court and of any other agency in the case □ has not satisfied the requirements of RCW 13.50.260 and is not entitled to have sealed the official juvenile court record, the social juvenile court record, the social file, and the records of the court and of any other agency in the case □ has not satisfied the official juvenile court record, the social file, and the records of the court and of any other agency in the case.

### 2.2 Administrative sealing under RCW 13.50.260 or 13.40.127:

- Deferred disposition vacated after June 6, 2012: The deferred disposition was dismissed and vacated after June 6, 2012. The respondent is entitled to have the files and recordsin this case sealed under to RCW 13:40.127.
- Regular statutory administrative sealing: A disposition in this case was entered after June 11, 2014, and, the respondent is entitled to have the files and records in this casereviewed for automatic sealing pursuant to RCW 13.50.260 because the respondent isnew at least 18 years of age and is no longer subject to community supervision and/or-JRA commitment and parole. At the regular sealing hearing set for this matter, the courtfound:
  - Entitled to administratively seal: there is no objection to sealing, nor is there any compelling reason not to seal. The respondent is entitled to have the files and records in this case administratively sealed pursuant to RCW 13.50.260 because-respondent complied with all terms of the disposition order and has paid in full the amount of restitution owing to the individual victim named in the restitution order, excluding restitution owed to any insurance provider authorized under Title 48 RCW.
  - Failure to complete the terms of the disposition: The respondent failed to complete the terms of the disposition order and has failed to pay in full the amount of restitution owing to the individual victim named in the restitution order, excludingrestitution owed to any insurance provider authorized under Title 48 RCW. The respondent is not entitled to administrative sealing of the files and records in this case.
  - Objection or compelling reason: Despite being eligible for administrative sealing, there was an objection made to sealing and/or the court found a compelling reason not to seal the case. A hearing was set for today. This date was was not at least 18 days after notice of the hearing and opportunity to object was sent to the respondent, the victim, and respondent's attorney. After hearing arguments from the attorneys, the court finds sealing the files and records in this case

2.3 Acquittal or dismissal of charges under RCW Title 13.50.260: The respondent is entitled to sealing of juvenile records base on acquittal of charges in the case, or dismissal of charges.

1/2016

2.1

IIIOrder         Based on the above findings, it is hereby ordered:         Sealing Denied:       The files and records in this case shall not be sealed         Sealing Granted:       The files and records in this case shall be sealed as follows:         Pursuant to RCW 13.50.260 or RCW 13.40.127, as applicable, including any administrative-review required by statule. Pursuant to this order         1. With the exception of identifying information specified in RCW 13.50.050(13), the official juvenile court record, the social file, and other records relating to the case as are named herein are sealed;         2. The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the event, the records of which, are sealed;         3. Any agency shall reply to any inquiry about the over one after juvenile court records have been sealed.         3. Any agency shall reply to any inquiry about the order may only order of the proceed of collecting any volutatanding legal financial obligations even after juvenile court records have been sealed.         3. Any agency shall reply to any inquiry denoming confidential or sealed records that records are confidential and in of information can be given about the existence or nonexistence of records concerning an individual;         4. Inspection of the files and records included in this order may only be permitted by order of the teocent and upon motion made by ithe person who is the subject of the information or complaint, except as otherwise provided in RCW 13.50.008(9) and 13.50.005(13);         5. Any adjudication of a juvenilo offense or a crime subsequent to	<ul> <li>2.4 Re-sealing-post nullification under RCW Title 13.50.260: This case was previously sealed and then the sealing order nullified after adjudication in a subsequent case number.</li> <li>8</li></ul>
<ul> <li>Based on the above findings, it is hereby ordered:</li> <li>Sealing Denied: The files and records in this case shall not be sealed</li> <li>Sealing Granted: The files and records in this case shall be sealed as follows:</li> <li>Pursuant to RCW 13.50.260 or RCW 13.40.127; The court grants the motion to seal pursuant to RCW 13.50.260 or RCW 13.40.127, as applicable, including any administrative. review required by statute. Pursuant to this order.</li> <li>1. With the exception of identifying information specified in RCW 13.50.050(13), the official juvenile court record, the social file, and other records relating to the case as are named herein are sealed;</li> <li>2. The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the events, the records of which, are sealed. However, county clerke may interact or correspond with the respondent, respondent's parents, and any holders of potential assets or wages of the respondent for the purposes of collecting any outstanding legal financial obligations even after juvenile court records are confidential, and no information can be given about the existence or nonexistence of records included in INE or or a begin the case of maximum and upon motion made by the person who is the subject of the information or complaint, except a otherwise provided in RCW 13.50.010(8) and 13.50.050(13);</li> <li>3. Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this case has not previously been recealed;</li> <li>4. Inspection of the files and records included in INE order has the effect of nullifying this case. has not previously been recealed;</li> <li>5. Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this case. has not previously been recealed;</li> <li>6. Any charging of an adult folony subsequent to this order has the effect of nullifying this creder.</li> <li>7. Any data related to</li></ul>	
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<ul> <li>Seating Granted: The files and records in this case shall be sealed as follows:</li> <li>Pursuant to RCW 13.50.260 or RCW 13.40.127; The court grants the motion to seal-pursuant to RCW 13.50.260 or RCW 13.40.127, as applicable, including any administrative review required by statute. Pursuant to this order.</li> <li>With the exception of identifying information specified in RCW 13.50.050(13), the official juvenile court record, the social file, and other records relating to the case as are named herein are sealed;</li> <li>The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the ovents, the records of which are sealed. However, county clerks may interact or correspond with the respondent, respondent's parents, and any holders of potential assets or wages of the respondent for the purposes of collecting any outstanding legal financial obligations even after juvenile court records have been sealed.</li> <li>Any agency shall reply to any inquiry concerning confidential or sealed records that records are confidential, and no information can be given about the existence or nonexistence of records concerning an individual;</li> <li>Inspection of the files and records included in this order may only be permitted by order of the court and upon motion made by the person who is the subject of the information ercomplaint, except as otherwise provided in RCW 13.50.010(8) and 13.50.050(13);</li> <li>Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this case has not previously been recealed;</li> <li>Any calar related to a non-conviction ("non-charge") shall be sealed and the charge(6)-worder.</li> </ul>	Based on the above findings, it is hereby ordered:
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<ul> <li>pursuant to RCW 13.50.260 or RCW 13.40.127, as applicable, including any administrative-review required by statute. Pursuant to this order</li> <li>1. With the exception of identifying information specified in RCW 13.50.050(13), the official juvenile court record, the social file, and other records relating to the case as are named herein are sealed;</li> <li>2. The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the events, the records of which are sealed. However, county clerke may interact or correspond with the respondent, respondent's parents, and any holders of potential assets or wages of the respondent for the purposes of collecting any outstanding legal financial obligations even after juvenile court records have been sealed.</li> <li>3. Any agency shall reply to any inquiry concerning confidential or sealed records that records are confidential, and no information can be given about the existence or nonexistence of records concerning an individual;</li> <li>4. Inspection of the files and records included in this order may only be permitted by order of the court and upon motion made by the person who is the subject of the information or complaint, except as otherwise provided in RCW 13.50.010(8) and 13.50.020(13);</li> <li>5. Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying. This order; however, the court may order this case resealed upon disposition of the subsequent matter if this case her sealed;</li> <li>6. Any charging of an adult felony subsequent to this order has the effect of nullifying this order.</li> <li>7. Any data related to a non-conviction ("non-charge") shall be sealed and the charge(s).</li> </ul>	Sealing Granted: The files and records in this case shall be sealed as follows:
8. Any associated judgement shall be sealed and identifying information sealed.	<ul> <li>pursuant to RCW 13.50.260 or RCW 13.40.127, as applicable, including any administrative-review required by statute. Pursuant to this order</li> <li>1. With the exception of identifying information specified in RCW 13.50.050(13), the official juvenile court record, the social file, and other records relating to the case as are named herein are sealed;</li> <li>2. The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the events, the records of which are sealed;</li> <li>2. The proceedings in the case shall be treated as if they never occurred and the subject of the records may reply accordingly to any inquiry about the events, the records of which are sealed. However, county clerks may interact or correspond with the respondent, respondent's parents, and any holders of potential assets or wages of the respondent for the purposes of collecting any outstanding legal financial obligations even after juvenile court records have been sealed. I</li> <li>3. Any agency shall reply to any inquiry concerning confidential or sealed records that records are confidential, and no information can be given about the existence or nonexistence of records included in this order may only be permitted by order of the court and upon motion made by the person who is the subject of the information or complaint, except as otherwise provided in RCW 13.50.010(8) and 13.50.050(13);</li> <li>5. Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this order; however, the court may order this case resealed upon disposition of the subsequent matter if this case mosts the sealing criteria under RCW 13.50.260 and this case has not previously been resealed;</li> <li>6. Any charging of an adult felony subsequent to this order has the effect of nullifying this order.</li> <li>7. Any data related to a non-conviction ("non-charge") shall be sealed and the charge(s)</li> </ul>

Pursuant to GR 15: The court grants the motion to seal pursuant to GR 15. The files and records in this case are sealed for a period not to exceed the following time period:

the clerk of the court is ordered to seal the ontire court file and to secure it from public access. Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying this order.

Dated:

Submitted by:

Judge/Commissioner

Pro Se/Attorney for Respondent/WSBA No. DO NOT SIGN Deputy Prosecuting Attorney/WSBA-No.

and-

**Police Department** 

Report #

Incident Date