



THE STATE OF SOUTH CAROLINA
OFFICE OF THE SOLICITOR, FOURTHEENTH CIRCUIT
Serving Allendale, Beaufort, Colleton, Hampton, and Jasper Counties
Isaac M. Stone, III, Solicitor

APPLICATION FOR EXPUNGEMENT:
Please print legibly – Return only this page along with your Court Disposition

Name at Time of Charge: _____
Date of Birth: _____ Age: _____ SSN: _____ Sex: _____
Race: _____ Telephone: _____
Mailing Address: _____
City, State, Zip: _____
Charge requesting to be expunged: _____
Ticket/Warrant Number: _____
Court Appeared in: _____ General Session _____ Magistrate _____ Municipal

I UNDERSTAND THE FOLLOWING:

- An application does not guarantee I will have the charge removed from my criminal record; it is only upon the combined consent of the South Carolina Law Enforcement Division (SLED), the Solicitor, the Summary Court Judge and the Circuit Court Judge that this order will be granted.
- Eligibility for expungement is determined by the South Carolina Legislature. Laws regarding expungements are subject to change at any time, with or without notice.
- I may hire an attorney to assist me during any step of the expungement process.
- The processing fee to the Office of the Solicitor is **NON-REFUNDABLE** regardless of the decision to consent or decline my application.
- I understand that if I am applying for an expungement due to the successful completion of Pretrial intervention, and I had other charges from the same incident that were dismissed, I must apply separately for those charges to be expunged.
- Upon review of my application, I will be notified if additional information or fees are needed.
- **I understand that the Solicitor’s Office is not responsible for any internet or third-party companies that have obtained my criminal information in which an expungement has been granted.**

Applicant signature _____ Date _____

<i>ALL FEES MUST BE PAID BY MONEY ORDERS (NO CASH)</i>				
SC Code Of Laws	Disposition	Solicitor	SLED	Clerk of Court
§17-1-40	Dismissal, Nol Prossed, Not Guilty	None	None	None
	Dismissed Per Plea Arrangement	\$250.00	None	None
§34-11-90(e)	Fraudulent Check First Offense Misdemeanor Conviction ¹	\$250.00	\$25.00	\$35.00
§44-53-450(b)	Conditional Discharge First Offense Conviction	\$250.00	None	\$35.00
§22-5 -910	Misdemeanor which carries up to 30 days and/or up to \$1000 fine - Includes DV 3 rd and CDV ²	\$250.00	\$25.00	\$35.00
§22-5 -920	Youthful Offender Act – First Offense Conviction ³	\$250.00	\$25.00	\$35.00
§22-5-930	First Offense Simple Possession Controlled Substance OR Possession with Intent to Distribute ⁴	\$250.00	\$25.00	\$35.00
§56-5-750(f)	Failure to Stop Motor Vehicle First Offense Conviction ⁵	\$250.00	\$25.00	\$35.00
§17-22-150(a)	Intervention Programs (PTI/AEP)	\$250.00	None	\$35.00
§17-22-1010	SC Youth Challenge and SC Jobs Challenge Program Completion ⁶	\$250.00	\$25.00	\$35.00
§63-19-2050	Juvenile Records – Includes Arbitration and DJJ Contract Completion ⁷	\$250.00	\$25.00	\$35.00

1. First offense misdemeanor conviction for Fraudulent Check may apply for expungement after one (1) year without any additional convictions, this includes convictions from out of state.
2. Conviction for a crime which carries a maximum penalty of up to 30 days and/or \$1,000 fine, may apply for expungement after three (3) years from the date of conviction, without any additional convictions, this includes convictions from out of state. The waiting period for DV3rd and CDV is five (5) years. This section does not apply to offenses involving the operation of a motor vehicle.
3. Conviction under the Youthful Offender Act may apply for an expungement after five (5) years from the completion of the sentence to include probation and parole. Also, a person who was convicted prior to June 2, 2010, and was a youthful offender, as defined, is eligible to apply to have his record expunged pursuant to the provisions of this section.

4. Conviction of first offense for either simple possession of a controlled substance or unlawful possession of prescription drugs, may apply for an expungement after three (3) years from the date of conviction, without any additional convictions, this includes convictions from out of state. Or a first offense conviction for possession with intent to distribute a controlled substance, may apply for an expungement after twenty (20) years from the date of completion of sentence to include probation and parole, without any additional convictions, this includes convictions from out of state.
5. First offense misdemeanor conviction for Failure to Stop Motor Vehicle may apply for an expungement after three (3) years from the date of completion, without any additional convictions, this includes conviction from out of state, except minor traffic-related offense that is not related in any way to driving under the influence.
6. SC Youth Challenge Academy and SC Jobs Challenge Program may apply for expungement immediately following graduation/completion.
7. Must be 17 years of age.