	on Filing:	
	ress (if not protected):	
	State, Zip Code:	
	phone:	
	il Address:	
_	esenting [] Self or [] Lawyer for	
Lawy	yer's Bar Number:	
	SUPERIOR	COURT OF ARIZONA
	IN MO	HAVE COUNTY
STA'	TE OF ARIZONA, Plaintiff	Case Number:
-VS-		ORDER REGARDING
		APPLICATION TO SET ASIDE
Defendant (FIRST, MI, LAST)		CONVICTION AND RESTORATION
Date of Birth:		OF FIREARM RIGHTS A.R.S. §§ 13-905 & 13-910
		30
Base mark		ourt, THE COURT FINDS THAT: (only those items
The 1	prosecutor has received a copy of the App	lication to Set Aside Conviction.
	The defendant has met all statutory re	quirements for setting aside the conviction; AND
		atory requirements for a certificate of second chance. statutory requirements for a certificate of second chance.
OR	The conviction for which the defendar as defined in A.R.S. § 13-706	t has applied to have set aside is for a serious offense
		tory requirements for setting aside the conviction. nal offense not eligible to be set aside due to:
	a dangerous offense.	
	an offense for which the person to A.R.S. § 13-3821.	is required or ordered by the court to register pursuant
	an offense for which there has	been a finding of sexual motivation pursuant to A.R.S. §

a felony offense in which the victim is a minor under fifteen years of age.

13-118.

IT IS	ORDERED:
[]	 DENYING the application to set aside conviction for the following reasons: The defendant has not met all statutory requirements for the application. [] The defendant was convicted of a criminal offense not eligible for a conviction to be set aside. [] Other reasons:
[]	GRANTING the application setting aside the judgment of guilt, dismissing the complaint, information, or indictment, and that the applicant be released from all penalties and disabilities resulting from the conviction except those imposed by: a. The Department of Transportation pursuant to A.R.S. §§ 28-3304, 28-3305, 28-3306, 28-3307, 28-3308, 28-3312, and 28-3319. b. The Game and Fish Commission pursuant to A.R.S. §§ 17-314 or 17-340. c. A lifetime injunction issued pursuant to A.R.S. § 13-719.
	The defendant's right to possess a firearm is NOT restored by this Order because the conviction was for a serious offense as defined in A.R.S. § 13-706, and the defendant's right to possess a firearm cannot be restored through this Application.
	CE: Even if your right to possess and carry a firearm is restored under A.R.S. § 13-905(O), you may prohibited from possessing a firearm under other state or federal laws or based on other conviction
	CERTIFICATE OF SECOND CHANCE
IT IS	FURTHER ORDERED:
[]	DENYING a certificate of second chance. OR
[]	GRANTING a certificate of second chance, and accordingly, pursuant to A.R.S. § 13-905(M): 1. Unless specifically excluded by A.R.S. § 13-905, the defendant is released from all barriers

Case Number:

3. Another person or an entity that provides housing to the defendant is provided with all of the protections limiting the introduction of evidence that are provided to an employer pursuant to A.R.S. § 12-558.03(B); and

and disabilities in obtaining an occupational license issued under title 32 that resulted from

2. An employer of the defendant is provided with all of the protections that are provided

the conviction if the defendant is otherwise qualified;

pursuant to section A.R.S. § 12-558.03;

	t a recommendation or sponsorship for or a promotion occupational license, employment or housing.
DATED this day of	·
	Judicial Officer

Case Number: