Person Filing: Mailing address (it not protected): City, State, Zip: Telephone:	f	For Clerk's Use Only
If attorney, State E	3ar #:	
I	SUPER N	IOR COURT OF ARIZONA COUNTY
In the Matter of:	Case Num	aber(s): JV
(Applicant's Name)	ORDER	REGARDING APPLICATION
(Applicant's Date of Birth	n) [] Destr	Modify Monetary Obligations ruction of Juvenile Records Set Aside Juvenile Adjudication Restoration of Firearm Rights
THE COURT FINDS:		
1. Destruction of Juveni	ile Records (A.R.S. § 8-349)
		jects [] does not object to the granting of the application and osition has been considered by the court.
b.	Victir	m restitution [] has [] has not been paid in full.
C. Monetary oblig	gations	[] are paid in full.
	[] remai	n unpaid in the amount of \$.
d. Good cause to	modify unpai	id monetary obligations [] exists [] does not exist.
e. The applicant	[] has [] h	as not met all statutory requirements for the application.
		[] is [] is not in the interest of justice and would further the the applicant.
2. Set Aside Juven	ile Adjudica	tion (A.R.S. § 8-348)
•		jects [] does not object to the granting of the application and osition has been considered by the court.
b. The victim [] by the cour		not provided input and the victim's position has been considered
C. Victim restitution	on[]has[] has not been paid in full.
d. Monetary oblig	gations	[] are paid in full.

[] remain **unpaid** in the amount of \$

	e. G	ood cause to modify unpaid monetary obligations [] exists [] does not exist.	
	f. TI	ne applicant [] has not met all statutory requirements for the application.	
3.	storation of Firearm Rights (A.R.S. § 8-249)		
	а. т	he County Attorney [] objects [] does not object to the granting of the application and the County Attorney's position has been considered by the court.	
	b . т	he applicant [] has not met all statutory requirements for the application.	
4.	Other Findings:		
THE	COUR	RT ORDERS:	
A.	Moneta	ry obligations other than victim restitution:	
	[]	Remaining balance is reduced to zero , no amount is owed by the applicant.	
	[]	Remaining balance is reduced to \$	
	[]	No modification of monetary obligations.	
	[]	The applicant may reapply upon payment in full.	
B. 1	Destruc	tion of Juvenile Records:	
	[]	Based on the findings listed above, the request for destruction of records is	
		[] granted [] denied without prejudice.	
	[]	The Chief Juvenile Probation Officer, the Clerk of the Court, the Department of Juvenile Corrections, or their designees shall destroy all files and records concerning this or these case numbers for this applicant.	
	[]	Within six months after receiving a notification from the superior court that a person's juvenile delinquency or incorrigibility records were destroyed, the Department of Child Safety shall destroy all court, juvenile probation and Department of Juvenile Corrections records concerning this or these case numbers for this applicant that are in the Department of Child Safety's possession and that were produced in the delinquency or incorrigibility matter.	
C.	Set Asio	le Juvenile Adjudication:	
	[]	Based on the findings listed above, the request for set aside is	
		[] granted [] denied without prejudice.	
	[]	The applicant is released from all penalties and disabilities resulting from the adjudication, except those imposed by the Department of Transportation pursuant to A.R.S. §§ 28-3304, 28-3306, 28-3307, 28-3308, or 28-3319.	
D. Restoration of Firearm F		estoration of Firearm Rights:	
	[]	Based on the findings listed above, the request for the right to possess a firearm is [] granted [] denied without prejudice.	

IMPORTANT ADVISEMENT: Even if you are granted the right to possess a firearm by the juvenile court in this case, you may still be prohibited from possessing a firearm under other state and federal laws.

Date	Judicial Officer

Copies sent to:

Applicant County Attorney Juvenile Probation Office Department of Juvenile Corrections

[] Department of Child Safety

Arizona Supreme Court Page 1 of 3 AOC JVPA6F-082719