YUMA MUNICIPAL COURT 1515 S. SECOND AVE, YUMA AZ 85364

CITY OF YUMA MUNICIPAL COURT

1515 S. 2nd Ave. Yuma, AZ 85364 (928) 373-4800

RIGHT TO APPLY FOR SETTING ASIDE JUDGMENT OF GUILT

Every person convicted of a criminal offense may, upon fulfillment of the conditions of probation or sentence and discharge by the court, apply to the judge, justice of the peace or magistrate who pronounced sentence or imposed probation or such judge, justice of the peace or magistrate's successor in office to have the judgment of guilt set aside. The convicted person shall be informed of this right at the time of discharge. The application to set aside the judgment may be made by the convicted person or by the convicted person's attorney or probation officer authorized in writing. If the judge, justice of the peace or magistrate grants the application, the judge, justice of the peace or magistrate shall set aside the judgment of guilt, dismiss the accusations or information and order that the person be released from all penalties and disabilities resulting from the conviction other than those imposed by the department of transportation pursuant to §28-3304, 28-3306, 28-3307 or 28-3308, except that the conviction may be used as a conviction if such conviction would be admissible had it not been set aside and may be pleaded and proved in any subsequent prosecution of such person by the state or any of its subdivisions for any offense or used by the department of transportation in enforcing the provisions of § 28-3304, 28-3306, 28-3307 or 28-3308 as if the judgment of guilt had not been set aside.

This section does not apply to a person convicted of a criminal offense:

- 1. Involving the infliction of serious physical injury.
- 2. Involving the use or exhibition of a deadly weapon or dangerous instrument.
- 3. In violation of chapter 14 of this title.
- 4. In which the victim is a minor under fifteen years of age.
- 5. In violation of § 28-3473, any local ordinance relating to stopping, standing or operation of a vehicle or title 28, chapter 3, except a violation of § 28-693 or any local ordinance relating to the same subject matter as § 28-693.

STATE OF ARIZONA VS. Defendant		CASE NO.	図APPLICATION TO SET ASIDE JUDGMENT	
		□ ORDER		
This Application is made in mposed probation or to said judge's			utes and is addressed	to the judge who pronounced sentence
Applicant:	Addre	ss:		Tel No
Applicant is: Defendant Attorney for Defendant Probation Officer	Offense[s]:			Date of Conviction:
	Sentence Imposed:			Place of Conviction: YUMA MUNICIPAL COURT
	e set aside. ion be dismissed from all penaltie cution of Defenda	i.	on, EXCEPT that the o	conviction may be pleaded and proved in not been set aside.
.UTHORIZED:		Defend	ant/Attorney for Defen	dant/Probation Officer
	Defendant			
STATE OF ARIZONA) County of) Being duly sworn, I depos statements made in this Application				and the contents therein; that the d belief.
SUBSCRIBED AND SWORN to be	efore me this date	ə:		Affiant
My Commission Expires:				Notary Public
This Application is SET FOR HEAF COPY SENT to the ☐ Defendant, I			Date:	Time: Time:
he Court having road the foregoine	Application and	ORDER	atutas baing fully ann	rised of the premises IT IC OPPEDED.
			atutes, being fully app	rised of the premises, IT IS ORDERED
 That Defendant's acc That defendant be retained the Department of Tr 	Defendant's guil cusation, citation eleased from all pransportation pur	It be, and the same is, set a , or complaint be, and the s penalties and disabilities re suant to A.R.S. §28-445 or	ame is, dismissed. sulting from the convic §28-446, EXCEPT tha	tion or plea other than those imposed by It the conviction may be pleaded and of guilt had not been set aside.
☐ Denying the Application for	or the following r	easons:		
DATED		_		lan.
			Juc	dge