

Downtown 535 North Main Wichita, Kansas 67203

Office of the District Attorney 18th Judicial District of Kansas

Juvenile 1900 East Morris Wichita, Kansas 67211

GENERAL INFORMATION

Kansas statutes allow expungement of some conviction and diversions after a certain time frame has passed since the sentence or diversion was completed. Other offenses are not eligible for expungement. The statutes that apply are KSA 21-6614 for offenses committed on or after July 1, 2010 and KSA 21-4619 for offenses committed prior to July 1, 2010. The expungement statute in effect at the time of the offense governs.

The Office of the Sedgwick County District Attorney reviews for expungement only those cases that were prosecuted by this office. Requests for expungements on convictions prosecuted by other agencies, including the Wichita City Prosecutor's Office and other municipal court prosecutors, should be sent to that prosecuting agency or court of conviction for review.

ELIGIBILITY

Per statute, some convictions are eligible for expungement after a required time has elapsed since the person satisfied the sentence imposed, diversion agreement or was discharged from probation, community correctional services program, parole, post-release supervision, conditional release or a suspended sentence, as follows:

Per statute, the following are eligible to be considered for expungement if **three** years have elapsed:

- Traffic or tobacco infractions
- Misdemeanors
- Class D or E felonies, severity level 6-10 non –drug offenses, severity level 4 drug offenses committed prior to July 1, 2012, and severity level 5 drug offenses

To following are eligible to be considered for expungement if **five** years have elapsed:

- Class A, B or C felonies or off-grid felonies
- Severity level 1-5 non-drug offenses, severity level 1-3 drug offenses, and severity level 4 drug offenses committed on or after July 1, 2012
- Vehicular homicide
- Driving with a canceled, suspended or revoked license
- Perjury
- Applying for a title of a motor vehicle under a false name or address
- Any crime punishable as a felony wherein a motor vehicle was used
- Failure to stop at a scene of an accident
- Failure to have motor vehicle insurance
- Violation of K.S.A. 21-3405b (vehicular homicide) prior to its repeal

A person convicted of **prostitution** or **selling sexual relations** may be eligible to be considered for expungement after **one** year has elapsed if such person can prove that at the time of the offenses he/she was acting under coercion caused by the act of another. Coercion means threats of harm or physical restraint against any person, a scheme, plan or pattern intended to cause a person to believe that failure to perform an act would result in bodily harm or physical restraint against any person, or the abuse or threatened abuse of the legal process.

First violation **DUI** offenses occurring on or after 1982 are eligible to be considered for expungement if **five** years have elapsed.

Second or subsequent violation **DUI** offenses occurring on or after July 1, 2014 but prior to July 1, 2015 are eligible to be considered for expungement if **seven** years have elapsed.

Second or subsequent violation **DUI** offenses occurring on or after July 1, 2006 to June 30, 2014, and on or after July 1, 2015 to present are eligible to be considered for expungement if **ten** years have elapsed.

INELIGIBILITY

Kansas statutes **prohibit** expungement of convictions of the following offenses:

- Rape
- Indecent liberties with a child or aggravated indecent liberties with a child
- Criminal sodomy or aggravated criminal sodomy
- Indecent solicitation of a child or aggravated indecent solicitation of a child
- Sexual exploitation of a child
- Internet trading in child pornography or aggravated internet trading in child pornography
- Aggravated incest
- Endangering a child or aggravated endangering a child
- Abuse of a child
- Capital murder, murder in the first degree, murder in the second degree, voluntary manslaughter, involuntary manslaughter and involuntary manslaughter when driving under the influence
- Sexual battery when the victim was less than 18 years of age or aggravated sexual battery
- Driving a commercial vehicle while under the influence
- Convictions of offenses comparable to those above that occurred prior to July 1, 2011

Any offender who is required to register as provided in the **Kansas offender registration act** is not eligible for expungement of any conviction or any part of the offender's criminal record while the offender is required to register as provided in the Kansas offender registration act. KSA 21-6614(f).

If the appropriate time has elapsed that applies to the convictions, the person may nonetheless be **ineligible** for expungement if:

- The petitioner has been convicted of a felony in the past two years or has proceedings involving felonies pending or being instituted against the petitioner;
- The circumstances or behavior of the petitioner do not warrant the expungement;
- The expungement is not consistent with public welfare; or
- With respect to petitions seeking expungement of felony conviction, possession of a firearm by the petitioner is likely to pose a threat to the safety of the public.

DOCUMENTS AND PROCEDURE

The following documents can be used as a guideline in preparing expungement pleadings. The forms include a petition, a personal information report and an order of expungement. You can fill out the documents online and print to submit.

In completing the documents, please provide the requested information in the order listed. You name must appear as it was written on the original charge. A separate petition and order must be completed for every case you want to have expunged. When you have completed the forms, please send them to the Office of the District Attorney at the downtown address.

Once the required records check has been completed and an attorney has reviewed your pleadings, facts of the case and your criminal history or background, a decision will be made regarding the appropriateness of expungement. If we agree to the expungement, our attorney will sign the Order and return it to you for further handling. You will then need to obtain a judge's signature and file the Petition and Order with the Clerk of the Criminal Court on the 7th floor of the Sedgwick County Courthouse, 525 North Main Street, Wichita. The Clerk's office will advise you regarding how many copies of each document that they require. You will be required to pay a filing fee.

If the reviewing attorney decides to object to the expungement, you will be notified and the documents you submitted will be returned to you. You have the right to file your petition with the court and set this matter for hearing before a Judge for determination of your eligibility for expungement. Should you decided to set this case for hearing, please notify our office in writing no less than 21 days prior to the hearing date. That amount of time is necessary to provide victim notification as required by statute.

RESOURCES FOR COMPLETING THE EXPUNGEMENT PROCESS

For information on dates and charges, you can contract the District Court Clerk's Office, Records Department, on the 6th floor of the Sedgwick County Courthouse. (316) 660-5720

For arrest records you must contact the agency who arrested you:

Sedgwick County Sheriff's Department, 141 West Elm, Wichita (316) 660-3888) Wichita Police Department, Records, 455 North Main, Wichita (316) 268-4186)

Completed and signed forms can be mailed or hand-delivered to:

Office of the District Attorney, 535 North Main, Wichita, KS 67203

The Office of the District Attorney cannot give you legal advice. If you need legal assistance consider using the "Find a Lawyer" Service that can be found on the Wichita Bar Association website: www.wichitabar.org.



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Personal Information Report for Expungement Applicants

Note: all questions must be completed. If not applicable, put N/A in the box

1. First Name	2. Middle	Name	3. Last Name
4. Maiden Name/Other Name us	sed 5. Date of	Birth	6. Race/Sex
7. Social Security Number	8. Driver'	s License Number	9. State of Issuance
10. Present Street Address	11. City, St	ate and Zip	12. Phone Number
13 Have you had any law	☐ Yes		□ No
enforcement contact since your			
conviction on this case?	1		
14. If yes, please list each occurre additional sheets of paper if n		e and the circumstances	s of the contact. Attach
Law Enforcement Contac		Nature of Contact	
15. Present Employer			
Employer	Telephone	number	Address
Date of Employment	Occup	ation	
16. Why are you seeking an expu	ngement?		
I swear or affirm that the above and for cor	oregoing information in rect to the best of my k		n for expungement is true and
Signature			Date

IN THE EIGHTEENTH JUDICIAL DISTRICT DISTRICT COURT OF SEDGWICK COUNTY, KANSAS CRIMINAL DEPARTMENT

THE STATE OF KANSAS	
	Case No
Vs.	
ΓNε	me]
Defendant	•

	PETITION FO	R EXPUNGEM	MENT OF CONVICT	ION OR I	<u>DIVERSION</u>
		Pursua	ant to K.S.A. 21-6614.		
	I respectfully request	of the Court an ord	ler of expungement of my	onviction	on and related arrest
record	ls OR diversion rec	ord and related arre	est records. In support the	reof, I state t	the following:
1.	My full name is			:	;
2.	My full name at the ti	me of my arrest or	conviction, if different tha	n #1, was	
				;	
3.	I am a	[Race]	[Sex] born in	[Year of	Birth];
4.	I was arrested in		County, Kansas on		[Date] by
		[L	aw Enforcement Agency]	and charged	with the crime of
			;		
5.			on		[Date];
			OR		
	I was granted a divers	ion for the crime o	f		on
		ate];			
6.	The convicting court	or diverting authori	ity was		;
7.	The date of final disch				
8.			en years have elapsed since	e I fulfilled tl	he terms of a diversion
		_	ed, or was discharged from		
		-	n, conditional release or a s	-	•
	_	-	r prostitution and I can pro	•	·
	_		sical restraint against any p		0
		1 0	t failure to perform an act	•	, 1
	-		•		•
	pnysical restraint agai	nst any person; or	the abuse or threatened abu	ise of the leg	gai process.

- 9. I have not been convicted of a felony in the past two years and no proceeding involving any such crime is presently pending or being instituted against me;
- 10. The conviction or diversion for which expungement is sought is not one of the offenses set out in K.S.A. 21-6614(e), for which no expungement is permitted; I affirm under penalty of perjury that the statements in this Petition are accurate to the best of my knowledge and I respectfully request that the Court set this matter for hearing and grant the expungement.

Defendant, Pro Se		
Name (Print):		
Address 1:		
Address 2:		
Telephone Number:		
[Fax Number]:		
[E-mail Address]:		

IN THE EIGHTEENTH JUDICIAL DISTRICT DISTRICT COURT OF SEDGWICK COUNTY, KANSAS CRIMINAL DEPARTMENT

THE STATE OF KANSAS

VS.	Case No				
		[Name]			
Defe	ndant				
	<u>C</u>	ORDER FOR EXP Pursuant to K.S.			
	On this day of	20	_, the Court conside	ers the Petition for	Expungement
filed h	nerein. The State appears by		, assistant cou	unty/district attorn	ey or designee.
The po	etitioner appears pro se in	person with		[Attorney's	s name, if any].
Others	s appearing, if any, are:				
	The Court finds jurisdiction and	venue are proper.	Notice to parties and	d those required to	receive notice
has be	een given as required by law.				
	The Court, upon agreemen	t of the parties,] having reviewed t	he file, havin	g received the
evider	nce, and/or having heard stater	ments of counsel, fin	nds as follows:		
1.	The full name of the petitioner is	S		;	
2.	The full name of the petitioner a	t the time of his/her	r arrest or conviction	, if different than ‡	#1, was
2	The metition on is a		[Cov.] home in	[Voor of Dinth]	
	The petitioner is a				
4.	The petitioner was arrested in		_ County, Kansas on	1	[Date] by
	[Law Enforcement Agency] and charged with the crime of .				
5.	The petitioner was convicted of		on		,
		OI	₹		
	The petitioner was granted a div	ersion for the crime	e of	on	[Date];

6.	The convicting court or diverting authority was;
7.	The date of final discharge was;
8.	More than \square one \square three \square five \square seven \square ten years have elapsed since petitioner fulfilled the
	terms of a diversion agreement, satisfied the sentence imposed, or was discharged from probation, a
	community services program, parole, post-release supervision, conditional release or a suspended
	sentence;
9.	The petitioner has not been convicted of a felony in the past two years and no proceeding involving any
	such crime is presently pending or being instituted against the petitioner;
10.	The conviction for which expungement is sought is not one of the offenses set out in K.S.A. 21-6614(e),
	for which no expungement is permitted;
11.	The petitioner's current circumstances and behavior warrant this expungement and this expungement is
	consistent with public welfare.
12.	With respect to petitions seeking expungement of a felony conviction, possession of a firearm by the
	petitioner is not likely to pose a threat to the safety of the public.
13.	The petitioner shall disclose that the arrest, conviction or diversion occurred if asked about previous
	arrests, convictions or diversions:
	A. in any application for licensure as a private detective, private detective agency, certification as a
	firearms trainer pursuant to K.S.A. 75-7b21, and amendments thereto, or employment as a detective
	with a private detective agency, as defined by K.S.A. 75-7b01, and amendments thereto; as security
	personnel with a private patrol operator, as defined by K.S.A. 75-7b01, and amendments thereto; or
	with an institution as defined in K.S.A. 76-12a01, and amendments thereto, of the department for
	aging and disability services;
	B. in any application for admission, or for an order of reinstatement, to the practice of law in this state;

C. to aid in determining the petitioner's qualifications for employment with the Kansas lottery or for

the Kansas lottery;

work in sensitive areas within the Kansas lottery as deemed appropriate by the executive director of

- D. to aid in determining the petitioner's qualifications for executive director of the Kansas racing and gaming commission, for employment with the commission or for work in sensitive areas in parimutuel racing as deemed appropriate by the executive director of the commission, or to aid in determining qualifications for licensure or renewal of licensure by the commission;
- E. to aid in determining the petitioner's qualifications for the following under the Kansas expanded lottery act: (i) Lottery gaming facility manager or prospective manager, racetrack gaming facility manager or prospective manager, licensee or certificate holder; or (ii) an officer, director, employee, owner, agent or contractor thereof;
- F. upon application for a commercial driver's license under K.S.A. 8-2,125 through 8-2,142, and amendments thereto;
- G. to aid in determining the petitioner's qualifications to be an employee of the state gaming agency;
- H. to aid in determining the petitioner's qualifications to be an employee of a tribal gaming commission or to hold a license issued pursuant to a tribal-state gaming compact;
- I. in any application for registration as a broker-dealer, agent, investment adviser or investment adviser representative all as defined in K.S.A. 17-12a102, and amendments thereto;
- J. in any application for employment as a law enforcement officer as defined in K.S.A. 22-2202 or K.S.A. 74-5602, and amendments thereto;
- K. for applications received on and after July 1, 2006, to aid in determining the petitioner's qualifications for a license to carry a concealed weapon pursuant to the personal and family protection act, K.S.A. 75-7c01 et seq., and amendments thereto; or
- L. for applications received on and after July 1, 2016, to aid in determining the petitioner's qualifications for a license to act as a bail enforcement agent pursuant to K.S.A. 75-7e01 through 75-7e09, and amendments thereto, and K.S.A. 50-6,141, and amendments thereto.

14.	The petitioner shall also disclose that the arrest, conviction or diversion occurred in the following
	circumstances as deemed appropriate by the Court:

IT IS THEREFORE ORDERED that the petitioner's arrest record, conviction or diversion record herein, named above, shall be expunged. The Clerk of the District Court, upon receipt and filing herein, shall send a certified copy of the Order of Expungement to the Kansas Bureau of Investigation which shall notify the Federal Bureau of Investigation, the Secretary of Corrections, and any other criminal justice agency which may have a record of the arrest, conviction or diversion described herein.

A person whose arrest record, conviction or diversion of a crime that resulted in such person being prohibited by state or federal law from possessing a firearm has been expunged under this statute shall be deemed to have had such person's right to keep and bear arms fully restored. This restoration of rights shall include, but not be limited to, the right to use, transport, receive, purchase, transfer and possess firearms. The provisions of this paragraph shall apply to all orders of expungement, including any orders issued prior to July 1, 2021.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Order of Expungement does not affect any previous Court Order dealing with cost, fees, and restitution. All amounts unpaid are still due and owing unless otherwise specified within this Order of Expungement.

IT IS SO ORDERED this day of	, 20
	OF THE DISTRICT COURT EENTH JUDICIAL DISTRICT
Submitted by:	Approved by:
Signature of Defendant/Defendant's Attorney	Assistant County/District Attorney
Name(Print):	Name (Print):
[Supreme Court Number]:	[Supreme Court Number]:
Address 1:	Address 1:
Address 2:	Address 2:
City, State, Zip:	City, State, Zip:
Telephone:	Telephone:
[Fax Number]:	[Fax Number]:
[E-mail Address]:	[E-mail Address]: