**ADVISEMENT OF YOUR RIGHT TO EXPUNGEMENT OF CRIMINAL RECORDS**

You may have the records in this case expunged by order of this Court if you were a juvenile at the time of the commission of the alleged offenses in this case, and

* Your case is dismissed or
* You fully comply with your sentence and pay all outstanding restitution, fines, and fees, and
* You have no pending felony, misdemeanor, petty offense or delinquency actions.

Expunging your records means that:

* You may lawfully assert that you have no juvenile delinquency record related to this case and that these records do not exist.
* You may lawfully deny ever being arrested, charged, convicted or sentenced in the expunged matter.

If the Prosecutor does not object to the expungement, the Court will automatically expunge your records 42 days after either a dismissal or full compliance with your sentence. Should the Prosecutor object, the Court will set the case for a hearing and the Court will decide if your records should be expunged.

If the Court orders your records expunged, the Court will send a copy of the Order to

* You, the juvenile defendant,
* Your attorney (if any),
* The Prosecuting Attorney, and
* The Longmont Police Department or any other local law enforcement agency whose officer issued the citation.

**Within 7 days of receipt of the Order of Expungement, you must provide a list of any other agencies to whom you wish the Court to send its Expungement Order and the Court will notify those agencies. After 7 days have passed, the Court will provide the Order free of charge to you and you may give the Order to any entity who may have possession of criminal justice records. You may provide your list of agencies below:**

[x] Longmont Police Department [ ]

[x] Colorado Bureau of Investigation (CBI) [ ]

[x] Longmont Municipal Prosecutor’s Office [ ]

[x] Office of the State Court Administrator [ ]

**Municipal court employees cannot provide legal advice, and you should seek legal counsel if you have questions regarding this process.**