Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
Lawyer's Bar Number:	For Clerk's Use Only
Representing Self, without a Lawyer OR Atto	rney for State OR Defendant
SUPERIOR COURT IN MARICOPA	
STATE OF ARIZONA, Plaintiff	Case Number:
-VS-	APPLICATION UPON DISCHARGE TO: (check all that apply)
DEFENDANT (First, MI, Last)	RESTORE CIVIL RIGHTS
Date of Birth:	☐ RESTORE FIREARM RIGHTS ☐ CERTIFY AUTOMATIC
	RESTORATION OF CIVIL
	RIGHTS
Applicant is: Defendant	A.R.S. §§ 13-905, 13-906, 13-907, 13-908,
Attorney for Defendant	and 13-910
Probation Officer	REQUEST FOR
Guardian	RECONSIDERATION (for applications previously denied)
	Civil Rights Firearm Rights
SECTION I: CONVICTION(S)	CIVII Rights I nearm Rights
A Judgment of Guilt was entered against me, t	he Defendant, on the day of
1. Count I:	
2. Count II:	
3. Count III:	
4. Count IV:	
Additional counts continue on a separate p	

SECTION II:	STATE CONVICTION: (For federal convictions, see SECTION III.)
	ment of Guilt was entered against me in:
	ment of Gunt was entered against me in.
the	Superior Court of Arizona in Maricopa County OR
ano	ther state or outside the jurisdiction of Arizona in: (specify)
NOTE: If this is	your first felony conviction in this or any other State, any civil rights lost or
suspended by the	e conviction are automatically restored if you completed a term of probation
or received an al	osolute discharge from imprisonment and paid all victim restitution imposed;
however, your r	right to possess and carry a firearm requires an application if it was not
automatically re	stored. Refer to Section VII of this application.
1. The	e above stated judgment of guilt and conviction for a felony is my first felony
con	viction in this or any other State and this application is for restoration of right to
pos	sess or carry firearm only.
	Yes No
2. 🔲 I r	eceived a Certificate of Absolute Discharge from the Arizona Department of
Cor	rections, AND have attached a copy of Certificate to this petition, if available
OR	
3. I wa	as discharged from probation and I have complied with all required terms of my
prol	bation (including all employment, classes, community restitution, drug/alcohol
test	ing, or other requirements other than court-ordered monetary obligations).
OR	
☐I w	as discharged from probation and I have not complied with all terms of my
prol	pation.
EXI	PLAIN:

Case Number:

	A Judgment of Guilt was entered against the defendant, in United States District Court for
tl	he District of, on theday of
N	NOTE: If this is your first felony conviction in this or any other State, any civil rights
le	ost or suspended by the conviction are automatically restored if you completed a
t	erm of probation or received an absolute discharge from imprisonment and paid all
r	estitution imposed; however, your right to possess and carry a firearm requires an
a	pplication if it was not automatically restored. Refer to Section VII of this
a	pplication. This applies to federal first convictions as well.
l. [The above stated judgment of guilt and conviction for a felony is my first felony
	conviction in this or any other State and this application is for restoration of right to
	possess or carry a firearm only. Yes No
	I was sentenced to a term of federal probation, received an Affidavit of Discharge from
	the judge who discharged me from probation or other official documentation that
	indicates successful discharge from probation, AND have attached a copy to this
	petition.
	OR
	I was sentenced to and successfully served a federal prison term and received a
	Certificate of Absolute Discharge or other official documentation that indicates
	successful discharge from imprisonment from the Federal Bureau of Prisons AND I
	have attached a copy of the certificate. If it is impossible to obtain the Certificate of
	Absolute Discharge from the Federal Bureau of Prisons, please explain:

3.	☐ I have complied with all required terms of probation (including all employment, classes, community restitution, victim restitution or other court ordered monetary obligations, drug/alcohol testing, or other requirements.) OR ☐ I have not complied with all terms of probation. Explain:		
SECTIO	N IV. VICTIM RESTITUTION AND COURT ORDERED MONETARY OBLIGATIONS		
1.	1. Victim restitution has has not been paid in full or was not ordered. If victim restitution has not been paid in full, please explain:		
2.	All other mandatory obligations have have not been paid in full or were not ordered. If all other monetary obligations have not been paid in full, please explain:		
	In some circumstances you may be eligible to apply to the court to modify the amount owed or convert monies owed to community restitution (State offenses only, not for Federal convictions).		

Case Number:

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	SECTION V. PRIOR RESTORATION OF RIGHTS
	1. Have you previously applied to have your rights restored? Yes No
	If so, what was the date of your last application?
	2. Have you been granted the restoration of your rights previously? Yes No
	3. Have you been denied the restoration of your rights previously? Yes No
	SECTION VI. PENDING CASES AND ACTIVE WARRANTS
	1. Are there any open criminal cases against you? Yes No
	2. Do you have an active warrant? Yes No
	If yes to either question above, please explain:
	 Are there any open criminal cases against you? Yes No Do you have an active warrant? Yes No

Case Number

SECTION VII. RESTORATION OF FIREARM RIGHTS

NOTE: Arizona Revised Statutes require:

A person who is convicted of a dangerous offense under A.R.S. § 13-704 or an offense committed in another state that would be a dangerous offense under A.R.S. § 13-704 if committed in this state may not file for the restoration of the right to possess and carry a firearm. A "dangerous offense" is defined under A.R.S. § 13-105(13), as "an offense involving the discharge, use or threatening exhibition of a deadly weapon or dangerous instrument or the intentional or knowing infliction of serious physical injury on another person."

A person who is convicted of a serious offense as defined in A.R.S. § 13-706 or an offense committed in another state that would be a serious offense as defined in A.R.S. § 13-706 if committed in this state may not file for the restoration of the right to possess and carry a firearm for **ten (10) years** from the date of the person's absolute discharge. For the purpose of this section, a "serious offense" is defined in A.R.S. § 13-706(F)(1) as any one of the following offenses:

First degree murder Sexual assault Burglary in the first degree

Second degree murder Any dangerous crime Kidnapping against children

Manslaughter Arson of an occupied Sexual conduct with a minor under

structure fifteen years of age

		Case Number:		
in serious involving or threater	d assault resulting physical injury or the discharge, use sing exhibition of a apon or dangerous	Armed robbery	Child sex trafficking	
excluded		e since your discharge	e denied if you were convicted of or e from probation or imprisonment	
1.	If you are reque	esting that your civil rig	ght to possess and carry a firearm be	restored,
	please explain your	reasons for the request	below:	
SECTIO	N VIII. OTHER	INFORMATION FO	R THE COURT	
1.	Is there anything yo	ou would like the Court	to take into consideration?	
2.	Attached is oth	er pertinent documentat	ion. List attached documents:	

Case Number:				
understand that even if I am granted the right to possess and carry a firearm pursuant to the pplication I may still be prohibited from possessing and carrying a cirearm under other state ederal laws. understand that this application may be denied if information in this application is found to baccurate.				
Defendant's Signature				
OCEED ON BEHALF OF DEFENDANT 1 Officer,				
aricopa County, to take the above-indicated action.				
Defendant's Signature				
ation provided in this application is true and correct.				
d Attorney's/Probation Officer's Signature				