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**ADULT NON-CONVICTION ADVISEMENT PURSUANT TO  
COLORADO REVISED STATUTE 24-72-705**

Pursuant to Colorado Revised Statutes 24-72-705 you may immediately motion the court to have your record sealed at any time after your case has been completely dismissed, you have been acquitted, or you have successfully completed a diversion agreement or a deferred judgment and sentence. This does not pertain to juvenile records for persons under the age of 18. Juveniles to follow the expungement process as outlined in C.R.S. 19-1-306(9) and 13-10-115.5.

The Judge may choose to verbalize this same advisement in open Court. Defendant will have the choice to orally assert they would like to have their eligible case sealed at the time of dismissal or acquittal; however, will still be required by judicial/court policy to submit such request in writing. Defendant may also assert their right at any time following the dismissal or acquittal.

The Court will provide the appropriate motion to file with the Court. Upon approval, a subsequent Order will be issued to the defendant and to any associated custodian(s) of the record. In answer to any question concerning a sealed/expunged record, one SHALL state that "No Record Exists".