



Stipulated Order Process

If PCS is expunging a conviction in 3rd Circuit Court or 36th District Court, you may not have a hearing in front of the judge.

After Application is Filed

1

After we file your Application to Set Aside Conviction in 3rd Circuit Court or 36th District Court, we wait to receive your criminal history from the Michigan State Police. Once that is issued, we wait to receive an opinion letter from the Attorney General's Office. **This part of the process may take 6-8 weeks.**

After Documents are Received

2

Once we receive the opinion letter from the Attorney General's office, we will ask the prosecutor if they agree with the expungement. **This part of the process may take 4 weeks.**

After Prosecutor Responds

3

If the prosecutor agrees, we will submit paperwork to the Court. If the judge approves, they will sign the paperwork and we will notify you. You will not need to have a hearing.

If the prosecutor does not agree, we will proceed to hearing. The attorney assigned to your hearing will contact you before your hearing date to prepare you.

Questions?

projectcleanslate@detroitmi.gov
detroitmi.gov/pcs