APPLICATION FOR NO-DISCLOSURE OF INFORMATION CONTAINED IN COMPUTERIZED RECORDS IN CRIMINAL MATTERS

Directive D-21

CANADA PROVINCE OF QUÉBEC

District: Locality: File No.:

-ile No.: Police force and Occurrence No.:					
ne of applicant Date of birth Iress of applicant Post		Year le	Month	Day	Area code Phone number (House)
Asks the clerk to make irretrievable the information contained following reason: acquittal or a stay of proceedings by the tribunal (2 months after expiry of time limit for appeal or 3 months after expiry of appeal proceedings) information laid under sections 810 to 810.2 Cr.C. (1 year after date of dismissal or withdrawal) charge dismissed or withdrawn (1 year after date of dismissal or withdrawal) stay of proceedings by the prosecutor by virtue of section 57 (1 year after date of stay of proceedings) release at preliminary inquiry or on plea of autrefois acquit or autrefois convict (1 year after date of release) absolute discharge (1 year after date of order) conditional discharge (3 years after date of order) absolute discharge following a verdict of not criminally responsible on account of mental disorder (1 year after date of disposition) discharge subject to terms indicated by the court or the Review Board following a verdict of not criminally responsible on account of mental disorder (3 years after date order) recognizance to keep the peace, s. 810 Cr.C. (1 year after date of end of recognizance)	-79 Cr.C.	File r Date – If the File r Date	of judgr case wa	nent as ap	pealed from
Date		_	nature of	арриса	ant or his/her attorney
I have checked the files mentioned herein above and the grounds indicated in support of this application are correct. The time limits indicated in the directive have expired. The computer registers concerning the above records will no longer be accessible as of	refuse for th		ng reasc	on(s):	
SJ-788A (2017-05) Date				:	re of clerk