

Indiana's recent expungement law provides for the possible expungement of many convictions and arrests, including serious felonies, misdemeanors and D.U.I's, depending upon specified qualifiers.

- Misdemeanors, D.U.I's, Felonies including serious felonies
- Arrests may be expunged and sealed
- Exclusions apply (homicides, sex offenses, human trafficking, subsequent offenses)

To request a *free <u>preliminary</u> consultation* to find out if *YOUR* arrest and/or conviction may be expunged, call Stephen Ullrich, Attorney at Law, at (317) 492-1038. You will need the following information and documents:

- Date of arrest, conviction and release
- Arresting documents (probable cause affidavit, arrest record)
- Court Judgment (conviction or dismissal)
- Release from probation/parole documents
- Subsequent arrest records



## **NOTICE:**

A preliminary consultation will not result in a definitive opinion that your conviction or arrest can or cannot be expunged. There are strict qualifications and waiting periods required, and not all convictions and/or arrests are eligible, depending on the nature of the offense, your subsequent record, and the time lapse since the conviction or release. A signed engagement letter and retainer will be required to petition for expungement.