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PROCLAMATION*by the**President of the Republic of South Africa***No. R. 36, 2009****COMMENCEMENT OF SECTIONS 2 AND 3 OF THE CRIMINAL
PROCEDURE AMENDMENT ACT, 2008 (ACT NO. 65 OF 2008)**

Under section 4 of the Criminal Procedure Amendment Act, 2008 (Act No. 65 of 2008), I hereby fix 6 May 2009 as the date on which sections 2 and 3 of the said Act shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria this Twenty-ninth day of April Two Thousand and Nine.

K. P. MOTLANTHE
President

By Order of the President-in-Cabinet

M. E. SURTY
Minister of the Cabinet

PROKLAMASIE
van die
President van die Republiek van Suid-Afrika

No. R. 36, 2009

**INWERKINGTREDING VAN ARTIKELS 2 EN 3 VAN DIE
STRAFPROSESWYSIGINGSWET, 2008 (WET NO. 65 VAN 2008)**

Kragtens artikel 4 van die Strafproseswysigingswet, 2008 (Wet No. 65 van 2008), bepaal ek hierby 6 Mei 2009 as die datum waarop artikels 2 en 3 van die genoemde Wet in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid Afrika te Pretoria op hede hierdie Nege-en-twintigste dag van April Tweeduisend-en-Nege.

K. P. MOTLANTHE
President

Op las van die President-in-Kabinet:

M. E. SURTY
Minister van die Kabinet

GOVERNMENT NOTICE GOEWERMENTSKENNISGEWING

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

No. R. 513

6 May 2009

REGULATIONS UNDER THE CRIMINAL PROCEDURE ACT, 1977 (ACT NO. 51 OF 1977)

The Minister of Justice and Constitutional Development has under section 271E of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), made the regulations in the Schedule.

SCHEDULE

Definitions

1. In these regulations any word or expression to which a meaning has been assigned in the Act bears that meaning and, unless the context otherwise indicates –
“**applicant**” means the person who applies for the expungement of his or her criminal record as is intended in section 271B and 271C of the Act;
“**Director-General**” means the Director-General: Justice and Constitutional Development;
“**Minister**” means the Minister of Justice and Constitutional Development; and
“**the Act**” means the Criminal Procedure Act, 1977 (Act No. 51 of 1977).

Application for expungement of criminal record

2. (1) An application referred to in section 271B(1)(a) of the Act, must be in the form of Part II and Part III of Form A of the Annexure.

(2) An application referred to in section 271C(2)(a) of the Act, must be in the form of Part II and Part III of Form B of the Annexure.

(3) An application referred to in section 271C(2)(b) of the Act, must be in the form of Part II and Part III of Form C of the Annexure.

(4) An official of the Department of Justice and Constitutional Development who is assigned to deal with the expungement of criminal records may request further information from the applicant, if the information in Forms A, B or C, as the case may be, is inadequate or not clear.

Certificate of expungement

3. (1) The certificate of expungement issued by the Director-General in terms of sections 271B(2) or 271C(3) of the Act must be in the form of Form D of the Annexure.

(2) The certificate of expungement issued by the Minister in terms of section 271C(5)(b) of the Act must be in the form of Form E of the Annexure.

(3) The Director-General must, within 14 working days after the certificate of expungement has been issued in terms of sections 271B(2) or 271C(3) or 271C(5), submit that certificate, together with a copy of Part III of the relevant application form to the Criminal Record Centre of the South African Police Service.

(4) The Director-General must, within 14 working days after the applicant's application is declined by the Director-General or the Minister, inform him or her by post, in writing, of such decision, together with the reasons for the refusal.

Expungement of criminal records by Criminal Record Centre

4. The head of the Criminal Record Centre of the South African Police Service must, within 21 working days after receipt of the certificate of expungement and Part III of the application form, inform the applicant by post in writing that his or her criminal record in respect of the specific offence or conviction is expunged and attach a copy of the certificate of expungement to that communication.

FORM A**[Regulation 2(1)]****APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD****[SECTION 271B (1) OF THE CRIMINAL PROCEDURE ACT, 1977****(ACT NO. 51 OF 1977)]**

(To be completed by a person who has a criminal record older than 10 years and upon whom a fine of not more than R20 000 was imposed and has not been sentenced to a period of imprisonment)

PART I**GENERAL INFORMATION****Who may apply for the expungement of a criminal record:**

- **A person may apply if:**
 - **10 Years has lapsed after the date of the conviction for that offence.**
 - **The person has not been convicted of any other offence and sentenced to a period of imprisonment without the option of a fine during those 10 years.**
 - **The person was sentenced to any of the sentences set out in Part II of this Form.**
- **A person will not qualify if:**
 - **He or she was convicted of a sexual offence against a child or a person who is mentally disabled or of an offence, where he or she was found to be unsuitable to work with children.**
 - **His or her name is included in the National Register for Sex Offenders or the National Child Protection Register but may qualify if his or her name has been removed from the National Register for Sex Offenders or the National Child Protection Register.**

Note:

- **Before submitting the application for expungement of a conviction, a clearance certificate showing that a period of 10 years has lapsed after the conviction(s) and sentence(s), must be obtained from the Criminal Record Centre of the South African Police Service. The clearance certificate must be attached to the application.**
- **If the person's name has been included in the National Register for Sex Offenders, a confirmation must be obtained from the Registrar that his or her name has been removed from the Register. The confirmation or a certified true copy of the confirmation must be attached to the application.**
- **If the person's name has been included in the National Child Protection Register, a confirmation must be obtained from the Director- General: Social Development that his or her name has been removed from the Register. The confirmation or a certified true copy of the confirmation must be attached to the application.**

Process:

- The completed application form (Part II and Part III), together with the attachments must be posted or delivered by hand to the Director-General: Justice and Constitutional Development:
 - Postal Address: Private Bag X 81 Pretoria 0001
 - Street Address: Momentum Centre, 329 Pretorius Street (corner of Pretorius and Prinsloo streets), Pretoria 0001
- If the Director-General is satisfied that a person meets the requirements set out in section 271B(1) of the Act, he or she will issue a certificate of expungement directing that the conviction(s) and sentence(s) of the person be expunged.
- The certificate of expungement issued by the Director-General will be submitted to the head of the Criminal Record Centre of the South African Police Service within 14 working days.
- If the application for expungement is refused, the person will be informed by post of this decision and reasons for the decision.
- The head of the Criminal Record Centre of the South African Police Service will, within 21 working days confirm to the person in writing that the conviction(s) and sentence(s) in question has/have been expunged.

Note: Failure to complete the form in full or to attach the required documents may cause the application for expungement to be delayed.

PART II

APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD IN TERMS OF SECTION 271B OF THE CRIMINAL PROCEDURE ACT, 1977 (ACT NO. 51 OF 1977)

(If the space provided is insufficient, information should be supplied on a separate page)

(i) I,
 (full name and surname of applicant),
 ID Number:
 or Passport number:
 or Date of birth:

was convicted of the following offence(s) and on date(s) appearing below:

OFFENCE	DATE

(ii) The following sentence(s) was imposed on me:

Mark the sentence(s) imposed with an X

- The passing of the sentence was postponed.
- Cautioned and discharged.
- Fine imposed did not exceed R 20 000. The fine imposed was R
- Corporal punishment (lashes).
- Imprisonment of with the option of a fine not exceeding the amount of R20 000. The fine was R
- Sentence of imprisonment was wholly suspended.
- Correctional supervision.
- Periodical imprisonment.

A period ofyears has lapsed after the date of my conviction.

(iii) I have not been convicted during the 10 year period of any other offence and been

sentenced to a period of imprisonment without the option of a fine.

(iv) A clearance certificate bearing Enquiry No: issued on obtained from the Criminal Record Centre of the South African Police Service reflecting that a period of 10 years has lapsed after the date of the conviction is attached.

*** Delete whichever is not applicable**

(v) * I was not convicted of a sexual offence against a child or a person who is mentally disabled, and my name is not included in the National Register for Sex Offenders.

* I was convicted of a sexual offence against a child or a person who is mentally disabled and my name was included in the National Register for Sex Offenders on and removed from the said register on Confirmation from the Registrar is attached.

(vi) * I was not found unsuitable to work with children by a criminal court and my name is not included in the National Child Protection Register.

* I was found unsuitable to work with children by a criminal court and my name was included in the National Child Protection Register on and removed from the said register on Confirmation from the Director-General: Social Development is attached.

(vii) I request that a certificate of expungement be issued directing that the conviction be expunged from my record in terms of section 271B(2) of the Act.

PART III**PERSONAL AND CONTACT DETAILS OF THE APPLICANT****(i) PERSONAL DETAILS**

Surname: _____

Full names: _____

ID Number: _____

or Passport number: _____

or Date of birth: _____

(ii) CONTACT DETAILS

Residential address:

Postal code: _____

Postal address:

Postal Code: _____

Telephone numbers:

Work: _____

Home: _____

Cell phone: _____

E-mail address: _____

Fax number: _____

Signed at this day of
year

.....
SIGNATURE (Applicant)

Part IV

For official use only: Reference No

NAME OF APPLICANT:

(i) Responsible official: Recommendation

.....

.....

.....

.....

.....

Signed _____ Date _____

(ii) Checking official: Recommendation

.....

.....

.....

.....

.....

Signed _____ Date _____

(iii) Director – General: Decision

* I am satisfied that _____

(name of applicant)

complies with the criteria set out in section 271B(1) for the issuing of a certificate of expungement and I therefore direct that the particular offence(s) and sentence(s) in question on his/her criminal record be expunged.

I therefore, in terms of section 271B(2), issue the attached certificate of expungement. I request that(assigned official)

submit the certificate to the head of the Criminal Record Centre to be dealt with in accordance with section 271D of the Act.

* I refuse to issue the certificate because the applicant, _____

(name of applicant)

_____ does not qualify for the following reasons: _____

FORM B**[Regulation 2(2)]****APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD**
[SECTION 271C (2)(a) OF THE CRIMINAL PROCEDURE ACT, 1977
(ACT NO. 51 OF 1977)]

(To be completed by a person who wants to have his or her criminal record expunged on the basis that his or her conviction was as a result of legislation based on race or which would not be regarded as an offence under the constitutional dispensation)

PART I**GENERAL INFORMATION****Who may apply for the expungement of a criminal record:**

- **A person may apply if:**
 - **He or she was convicted of an offence based on race.**
 - **He or she was convicted of an offence which would not be regarded as an offence in an open and democratic society based on human dignity, equality and freedom under the democratic constitutional dispensation.**

Note:

- **Before submitting the application for expungement of a conviction, a clearance certificate reflecting the offence must be obtained from the Criminal Record Centre of the South African Police Service. The clearance certificate must be attached to the application.**

Process:

- **The completed application form (Part II and Part III), together with the attachments must be posted or delivered by hand to the Director-General: Justice and Constitutional Development:**
 - **Postal Address: Private Bag X 81 Pretoria 0001**
 - **Street Address: Momentum Centre, 329 Pretorius Street (corner of Pretorius and Prinsloo streets), Pretoria 0001**
- **If the Director-General is satisfied that a person meets the requirements set out in section 271C(2)(a) of the Act, he or she will issue a certificate of expungement directing that the conviction(s) and sentence(s) of the person be expunged.**
- **The certificate of expungement issued by the Director-General will be submitted to the head of the Criminal Record Centre of the South African Police Service within 14 working days.**
- **If the application for expungement is refused, the person will be informed by post of this decision and reasons for the decision.**
- **The head of the Criminal Record Centre of the South African Police Service will, within 21 working days, confirm to the person in writing that the conviction(s) and**

sentence(s) in question has/have been expunged.

Note: Failure to complete the form in full or to attach the required documents may cause the application for expungement to be delayed.

PART II

APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD IN TERMS OF SECTION 271C(2)(a) OF THE CRIMINAL PROCEDURE ACT, 1977 (ACT NO. 51 OF 1977)

(If the space provided is insufficient, information should be supplied on a separate page)

I,

(full name of applicant),

ID Number:

or Passport number:

or Date of birth:

was convicted and sentenced for contravention of

.....(particulars of the offence(s))

on (date(s)).

Complete applicable space hereunder:

(i) This offence was based on race because:.....
.....
.....

(ii) The offence would not have been considered to be an offence in an open and democratic society based on human dignity, equality and freedom under the democratic constitutional dispensation because:
.....
.....
.....

(iii) A clearance certificate bearing Enquiry No: issued onobtained from the Criminal Record Centre of the South African Police Service reflecting the conviction and sentence is attached.

(iv) I request that a certificate of expungement directing that the conviction and sentence stated above be expunged be issued in terms of section 271C(3) of the Act.

PART III**PERSONAL AND CONTACT DETAILS OF APPLICANT**(i) **PERSONAL DETAILS**

Surname: _____

Full names: _____

ID Number: _____

or Passport number: _____

or Date of birth: _____

(ii) **CONTACT DETAILS**

Residential address:

Postal code: _____

Postal address:

Postal code: _____

Telephone numbers:

Work: _____

Home: _____

Cell phone: _____

E-mail address: _____

Fax number: _____

Signed at this day of

year

.....

SIGNATURE (Applicant)

FORM C
[REGULATION 2(3)]
APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD
[SECTION 271C(2)(b) OF THE CRIMINAL PROCEDURE ACT, 1977
(ACT NO. 51 OF 1977)

*(To be completed by a person who has been convicted of certain offences in terms of
legislation prior to 1994)*

PART I

GENERAL INFORMATION:

Who may apply for the expungement of a criminal record:

- **A person may apply if:**
 - **An offence on his or her criminal record is listed in Part II of this Form.**
 - **The conviction and sentence appearing on the criminal record of the person were not automatically expunged by the Criminal Record Centre of the South African Police Service.**

Note:

- **Before submitting the application for expungement of a conviction, a clearance certificate reflecting the offence (and confirmation that the offence in question was not automatically expunged by the Criminal Record Centre) must be obtained from the Criminal Record Centre of the South African Police Service.**

Process:

- **The completed application form (Part II and Part III), together with the attachments must be posted or delivered by hand to the Director-General: Justice and Constitutional Development:**
 - **Postal Address: Private Bag X 81 Pretoria 0001**
 - **Street Address: Momentum Centre, 329 Pretorius Street (corner of Pretorius and Prinsloo streets), Pretoria 0001**
- **If the Director-General is satisfied that a person meets the requirements set out in section 271C(1) of the Act, he or she will issue a certificate of expungement directing that the conviction(s) and sentence(s) of the person be expunged.**
- **The certificate of expungement issued by the Director-General will be submitted to the head of the Criminal Record Centre of the South African Police Service within 14 working days.**
- **If the application for expungement is refused, a person will be informed by post of this decision and reasons for the decision.**
- **The head of the Criminal Record Centre of the South African Police Service will, within 21 working days, confirm to the person in writing that the conviction(s) and**

sentence(s) in question has/have been expunged.

Note: Failure to complete the form in full or to attach the required documents may cause the application for expungement to be delayed.

PART II**APPLICATION FOR EXPUNGEMENT OF A CRIMINAL RECORD IN TERMS OF SECTION 271C(2)(b) OF THE CRIMINAL PROCEDURE ACT, 1977 (ACT NO. 51 OF 1977)***(If the space provided is insufficient, information should be supplied on separate page)*I,,
(full name of applicant)

ID Number:

or Passport number:.....

or Date of birth:

was convicted of the following offence(s) in contravention of –

Please mark the relevant offence(s) with an X

- section 1 of the Black Land Act, 1913 (Act No. 27 of 1913);
- section 12 of the Development Trust and Land Act, 1936 (Act No. 18 of 1936);
- section 5(1), read with section 5(2), of the Blacks (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945);
- section 6, read with section 6(2), of the Blacks (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945);
- section 8(1), read with section 8(3), of the Coloured Persons Settlement Act, 1946 (Act No. 7 of 1946);
- section 2 of the Prohibition of Mixed Marriages Act, 1949 (Act No. 55 of 1949);
- section 4 of the Prohibition of Mixed Marriages Act, 1949 (Act No. 55 of 1949);
- section 11 of the Internal Security Act, 1950 (Act No. 44 of 1950);
- section 10(6) of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 10(7) of the Black Building Workers Act, 1951 (Act No. 27 of 1951);

- section 11(4) of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 14 of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 15 of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 16 of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 20(1) of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 28(7) of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 29(1) of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 30 of the Black Building Workers Act, 1951 (Act No. 27 of 1951);
- section 15 of the Blacks (Abolition of Passes and Co-ordination of Documents) Act, 1952 (Act No. 67 of 1952);
- section 2 of the Criminal Law Amendment Act, 1953 (Act No. 8 of 1953);
- section 2(2) of the Reservation of Separate Amenities Act, 1953 (Act No. 49 of 1953);
- section 16 of the Sexual Offences Act, 1957 (Act No. 23 of 1957);
- section 46 of the Group Areas Act, 1966 (Act No. 36 of 1966);
- section 2 of the Terrorism Act, 1967 (Act No. 83 of 1967);
- section 3 of the Terrorism Act, 1967 (Act No. 83 of 1967); or
- section 2, read with section 4(1), of the Prohibition of Foreign Financing of Political Parties Act, 1968 (Act No. 51 of 1968).

My criminal record containing the conviction and sentence in respect of the above-mentioned offence(s) should have been expunged automatically by the Criminal Record Centre of the South African Police Service in terms of section 271C(1) of the Act.

A clearance certificate bearing Enquiry No: issued on obtained from the Criminal Record Centre of the South African Police Service on which the offence reflected is attached.

- My conviction and sentence in respect of the above-mentioned offence(s) have not been expunged.
- I request that a certificate of expungement directing that my conviction and sentence indicated above be expunged be issued in terms of section 271C(3) of the Act. My request is based on the following grounds:

.....
.....
.....
.....
.....
.....
.....

PART III**PERSONAL AND CONTACT DETAILS****(i) PERSONAL DETAILS**

Surname: _____

Full names: _____

ID Number: _____

or Passport number: _____

or Date of birth: _____

(ii) CONTACT DETAILS

Residential address:

Postal Code: _____

Postal address:

Postal Code: _____

Telephone numbers:

Work: _____

Home: _____

Cell phone: _____

E-mail address: _____

Fax number: _____

Signed at this day of
year
SIGNATURE (Applicant)

PART IV

For official use only: Reference No.

NAME OF APPLICANT:

(i)	<u>Responsible official: Recommendation</u>
	Signed	Date
(ii)	<u>Checking official: Recommendation</u>
	Signed	Date
(iii)	<u>Director – General: Decision</u>	* I am satisfied that the applicant, _____ <div style="text-align: right;">(name of applicant)</div> complies with the criteria set out in section 271C(1) for the issuing of a certificate of expungement and I therefore direct that the particular offence(s) and sentence(s) in question on his/her criminal record be expunged. I therefore, in terms of section 271C(3), issue the attached certificate of expungement. I request that (assigned official) submit the certificate to the head of the Criminal Record Centre to be dealt with in accordance with section 271D of the Act. * I refuse to issue the certificate because the applicant, _____ <div style="text-align: right;">(name of applicant)</div> does not qualify for the following reasons: _____ _____ _____ _____ _____

.....	
Director-General:	Date
Justice and Constitutional Development	



(Official stamp of the Director-General)

FORM D
[Regulation 3(1)]

CERTIFICATE OF EXPUNGEMENT OF CRIMINAL RECORD

Clearance certificate Enquiry No: _____

Acting in terms of section 271B(2)/271C(3) of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), I hereby issue this certificate of expungement in respect of the following applicant:

Surname: _____

Full names: _____

ID Number: _____

or Passport number: _____

or Date of birth: _____

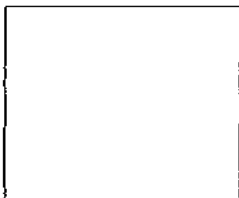
in respect of the following offence(s):

OFFENCE	DATE

.....

Date:

DIRECTOR-GENERAL: JUSTICE AND CONSTITUTIONAL DEVELOPMENT



(Official stamp of the Director-General)

FORM E
[Regulation 3(2)]
CERTIFICATE OF EXPUNGEMENT OF CRIMINAL RECORD

Clearance certificate Enquiry No: _____

Acting in terms of section 271C(5) of the Criminal Procedure Act, 1977 (Act No. 51 of 1977),
 I hereby issue this certificate of expungement in respect of the following applicant:

Surname: _____

Full names: _____

ID Number: _____

or Passport number: _____

or Date of birth: _____

in respect of the following offence(s):

OFFENCE	DATE

.....

Date:.....

MINISTER OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT



(Official stamp of the Minister)

No. R. 513

6 Mei 2009

REGULASIES KRAGTENS DIE STRAFPROSESWET, 1977 (WET NO. 51 VAN 1977)

Die Minister van Justisie en Staatkundige Ontwikkeling het kragtens artikel 271E van die Strafproseswet, 1977 (Wet No. 51 van 1977), die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie Regulasies het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg word, die betekenis aldus daaraan geheg en, tensy uit die samehang anders blyk, beteken—

"applikant" 'n persoon wat aansoek doen vir die skraping van sy of haar kriminele rekord soos in artikel 271B en 271C van die Wet bedoel;

"die Wet" die Strafproseswet, 1977 (Wet No. 51 van 1977);

"Direkteur-generaal" die Direkteur-generaal: Justisie en Staatkundige Ontwikkeling; en

"Minister" die Minister van Justisie en Staatkundige Ontwikkeling.

Aansoek om skraping van kriminele rekord

2. (1) 'n Aansoek in artikel 271B(1)(a) van die Wet bedoel, moet in die vorm van Deel II en Deel III van Vorm A van die Aangangsel wees.

(2) 'n Aansoek in artikel 271C(2)(a) van die Wet bedoel, moet in die vorm van Deel II en Deel III van Vorm B van die Aangangsel wees.

(3) 'n Aansoek in artikel 271C(2)(b) van die Wet bedoel, moet in die vorm van Deel II en Deel III van Vorm C van die Aangangsel wees.

(4) 'n Beamppte van die Departement van Justisie en Staatkundige Ontwikkeling wat aangewys is om die skraping van kriminele rekords te hanteer mag, verdere inligting van die applikant versoek, indien die inligting op Vorms A, B of C, na

gelang van die geval, onvoldoende of onduidelik is.

Sertifikaat van skrapping

3. (1) Die sertifikaat van skrapping deur die Direkteur-generaal ingevolge artikels 271B(2) of 271C(3) van die Wet uitgereik, moet in die vorm van Vorm D van die Aanhangsel wees.

(2) Die sertifikaat van skrapping, deur die Minister ingevolge artikel 271C(5)(b) van die Wet uitgereik, moet in die vorm van Vorm E van die Aanhangsel wees.

(3) Die Direkteur-generaal moet, binne 14 werksdae nadat die sertifikaat van skrapping ingevolge artikels 271B(2) of 271C(3) of 271C(5) uitgereik is, die sertifikaat tesame met 'n afskrif van Deel III van die betrokke aansoekvorm aan die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens voorlê.

(4) Die Direkteur-generaal moet, binne 14 werksdae nadat die applikant se aansoek deur die Direkteur-generaal of die Minister geweier is, hom of haar skriftelik per pos van sodanige besluit inlig tesame met die redes vir die weiering.

Skrapping van kriminele rekords deur Kriminele Rekordsentrum

4. Die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens moet, binne 21 werksdae na ontvangs van die sertifikaat van skrapping en Deel III van die aansoekvorm, die applikant skriftelik per pos inlig dat sy of haar kriminele rekord ten opsigte van die betrokke misdryf of skuldigbevinding geskrap is en 'n afskrif van die sertifikaat van skrapping by die kommunikasie aanheg.

VORM A**[Regulasie 2(1)]****AANSOEK OM SKRAPPING VAN 'N KRIMINELE REKORD****[ARTIKEL 271B (1) VAN DIE STRAFPROSESWET, 1977****(WET NO. 51 VAN 1977)]**

(Moet voltooi word deur 'n persoon wat 'n kriminele rekord ouer as 10 jaar het en aan wie 'n boete van hoogstens R20 000 opgelê is en wie nie tot 'n tydperk van gevangenisstraf gevonniss is nie)

DEEL I**ALGEMENE INLIGTING**

Wie mag om die skrapping van 'n kriminele rekord aansoek doen:

- 'n Persoon mag aansoek doen indien:
 - 10 Jaar na die datum van skuldigbevinding vir daardie misdryf verloop het.
 - Die persoon nie aan enige misdryf skuldig bevind en gevonniss is tot 'n tydperk van gevangenisstraf sonder die keuse van 'n boete gedurende daardie 10 jaar nie.
 - Die persoon gevonniss is tot enige van die vonnisse in Deel II van hierdie Vorm uiteengesit.
- 'n Persoon kwalifiseer nie, indien:
 - Hy of sy skuldig bevind is aan 'n seksuele misdryf teen 'n kind of 'n persoon wat verstandelik gestremd is of van 'n misdryf, waar hy of sy onbekwaam bevind is om met kinders te werk.
 - Sy of haar naam in die Nasionale Register vir Seks-oortreders of die Nasionale Kinderbeskermingsregister opgeneem is maar mag kwalifiseer as sy of haar naam van die Nasionale Register vir Seks-oortreders of die Nasionale Kinderbeskermingsregister verwyder is.

Nota:

- Voordat 'n aansoek om skrapping van 'n skuldigbevinding ingedien word, moet 'n gedragssertifikaat waarin aangedui word dat 'n tydperk van 10 jaar verloop het na die skuldigbevinding(s) en vonnis(se) van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie bekom word. Die gedragssertifikaat moet by die aansoek aangeheg word.
- Indien die persoon se naam in die Nasionale Register vir Seks-oortreders opgeneem is, moet 'n bevestiging van die Registrateur bekom word dat sy of haar naam van die Register verwyder is. Die bevestiging of 'n gesertifiseerde ware afskrif van die

bevestiging moet by die aansoek aangeheg word.

- Indien die persoon se naam in die Nasionale Kinderbeskermingsregister opgeneem is moet 'n bevestiging van die Direkteur-generaal: Maatskaplike Ontwikkeling bekom word dat sy of haar naam van die Register verwyder is. Die bevestiging of 'n gesertifiseerde ware afskrif van die bevestiging moet by die aansoek aangeheg word.

Prosedure:

- Die voltooide aansoekvorm (Deel II en Deel III), tesame met die aanhangsels moet gepos word of per hand afgelewer word aan die Direkteur-generaal: Justisie en Staatkundige Ontwikkeling:
 - Posadres: Privaatsak X 81 Pretoria 0001
 - Straatadres: Momentum Sentrum, Pretoriusstraat 329 (hoek van Pretorius en Prinsloo strate), Pretoria 0001
- Indien die Direkteur-generaal oortuig is dat die persoon voldoen aan die vereistes in artikel 271B(1) van die Wet uiteengesit, sal hy of sy 'n sertifikaat van skrapping uitreik, wat gelas dat die misdryf(we) en vonnis(se) van die persoon geskrap word.
- Die sertifikaat van skrapping wat deur die Direkteur-generaal uitgereik is sal binne 14 werksdae aan die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens voorgelê word.
- Indien die aansoek om skrapping geweier word, sal die persoon per pos ingelig word van die besluit en die redes vir die besluit.
- Die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens sal binne 21 werksdae skriftelik aan die persoon bevestig dat die betrokke skuldigbevinding(s) en vonnis(se) geskrap is.

Nota: Versuim om die vorm volledig te voltooi of die vereiste dokumente aan te heg mag die aansoek om skrapping vertraag.

DEEL II

**AANSOEK OM SKRAPPING VAN 'N KRIMINELE REKORD
INGEVOLGE ARTIKEL 271B VAN DIE STRAFPROSESWET, 1977
(WET NO. 51 VAN 1977)**

*(Indien die spasie onvoldoende is moet die inligting op 'n aangehegte aanhangsel
voorsien word)*

(i) Ek,,
(volle name en van van applikant),

ID Nommer:

of Paspoort nommer:

of Datum van geboorte:

was skuldig bevind aan die volgende misdryf(we) en op die datum(s) soos hieronder aangedui:

MISDRYF	DATUM

(ii) Die volgende vonnis(se) is aan my opgelê:

Merk die vonnis(se) opgelê met 'n X

- Die oplegging van vonnis is uitgestel.
- Gewaarsku en ontslaan.
- Boete opgelê oorskry nie R 20 000. Die boete opgelê was R
- Lyfstraf (houe).
- Gevangenisstraf van met die keuse van 'n boete van hoogstens R20 000. Die boete was R
- Vonnis van gevangenisstraf is in geheel opgeskort.
- Korrektiewe toesig.
- Periodieke gevangenisstraf.

'n Tydperk van jaar het verloop na die datum van my skuldigbevinding.

(iii) Ek is nie gedurende die tydperk van 10 jaar skuldig bevind van enige ander misdryf en gevonnisdig tot gevangenisstraf sonder die keuse van 'n boete nie.

(iv) 'n Gedragssertifikaat met Navraag No: uitgereik op van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens verkry wat aandui dat 'n tydperk van 10 jaar verloop het na die datum van skuldigbevinding, is aangeheg.

*** Skrap wat nie van toepassing is nie**

(v) * Ek was nie skuldig bevind aan 'n seksuele misdryf teen 'n kind of 'n persoon wat verstandelik gestremd is nie, en my naam is nie in die Nasionale Register vir Seks-oortreders opgeneem nie.

* Ek was skuldig bevind aan 'n seksuele misdryf teen 'n kind of 'n persoon wat verstandelik gestremd is, en my naam was in die Nasionale Register vir Seks-oortreders opgeneem op en uit die register verwyder op Bevestiging van die Registrateur is aangeheg.

(vi) * Ek was nie deur 'n straffhof onbevoeg bevind om met kinders te werk nie en my naam is nie in die Nasionale Kinderbeskermingsregister opgeneem nie.

* Ek was deur 'n straffhof onbevoeg bevind om met kinders te werk en my naam was in die Nasionale Kinderbeskermingsregister opgeneem op en uit die register verwyder op Bevestiging van die Direkteur-generaal: Maatskaplike Ontwikkeling is aangeheg.

(vii) Ek versoek dat 'n sertifikaat van skraping wat gelas dat die skuldigbevinding van my rekord ingevolge artikel 271B(2) van die Wet geskrap word, uitgereik word.

DEEL III**PERSOONLIKE EN KONTAK BESONDERHEDE VAN DIE APPLIKANT****(i) PERSOONLIKE BESONDERHEDE**

Van: _____

Volle name: _____

ID Nommer: _____

of Paspoort nommer: _____

of Datum van geboorte: _____

(ii) KONTAK BESONDERHEDE

Woonadres:

_____ Poskode: _____

Posadres:

_____ Poskode: _____

Telefoonnommers:

Werk: _____

Huis: _____

Selfoon: _____

E-pos adres: _____

Faks nommer: _____

Geteken te hierdiedag van
jaar

.....
HANDTEKENING (Applikant)

Deel IV

Alleenlik vir amptelike gebruik: Verwysings No

NAAM VAN APPLIKANT:

(i) Verantwoordelike beampte: Aanbeveling

.....

.....

.....

.....

.....

Geteken

Datum

(ii) Nasion beampte: Aanbeveling

.....

.....

.....

.....

.....

Geteken

Datum

(iii) Direkteur-generaal: Besluit

* Ek is oortuig dat _____

(naam van applikant)

aan die vereistes soos in artikel 271B(1) uiteengesit vir die uitreiking van 'n sertifikaat van skrapping voldoen en gevolglik gelas ek dat die tersaaklike misdryf(we) en vonnis(se) op sy/haar kriminele rekord geskrap word.

Gevolglik reik ek, ingevolge artikel 271B(2), die aangehegte skrappingsertifikaat uit. Ek versoek dat(die aangewese beampte) die sertifikaat aan die hoof van die Kriminele Rekordsentrum voorlê om ooreenkomstig artikel 271D van die Wet mee gehandel te word.

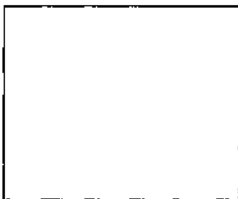
* Ek weier om die sertifikaat uit te reik omdat die applikant, _____

(naam van applikant)

_____ om die volgende redes nie kwalifiseer

nie:

_____	_____
Direkteur-generaal:	Datum
Justisie en Staatkundige Ontwikkeling	



(Amptelike stempel van die Direkteur-generaal)

VORM B**[Regulasie 2(2)]****AANSOEK OM SKRAPPING VAN 'N KRIMINELE REKORD****[ARTIKEL 271C(2)(a) VAN DIE STRAFPROSESWET, 1977****(WET NO. 51 VAN 1977)]**

(Moet voltooi word deur 'n persoon wie sy of haar kriminele rekord geskrap wil hê op die grondslag dat sy of haar skuldigbevinding die gevolg was van wetgewing gebaseer op ras of wat in die grondwetlike bedeling nie as 'n misdryf beskou sou word nie)

DEEL I**ALGEMENE INLIGTING****Wie mag om die skrapping van 'n kriminele rekord aansoek doen:**

- 'n Persoon mag aansoek doen indien:
 - Hy of sy skuldig bevind is aan 'n misdryf gebaseer op ras.
 - Hy of sy skuldig bevind is aan 'n misdryf wat nie as 'n misdryf geag sou word in 'n oop en demokratiese gemeenskap gebaseer op menswaardigheid, gelykheid en vryheid kragtens 'n demokratiese grondwetlike bedeling nie.

Nota:

- Voordat 'n aansoek om skrapping van 'n skuldigbevinding ingedien word, moet 'n gedragssertifikaat waarop die misdryf verskyn, van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisiediens bekom word. Die gedragssertifikaat moet by die aansoek aangeheg word.

Prosedure:

- Die voltooide aansoekvorm (Deel II en Deel III), tesame met die aanhangsels moet gepos word of per hand afgelewer word aan die Direkteur-generaal: Justisie en Staatkundige Ontwikkeling:
 - Posadres: Privaatsak X 81 Pretoria 0001
 - Straatadres: Momentum Sentrum, Pretoriusstraat 329 (hoek van Pretorius en Prinsloo strate), Pretoria 0001
- Indien die Direkteur-generaal oortuig is dat die persoon voldoen aan die vereistes in artikel 271C(2)(a) van die Wet uiteengesit, sal hy of sy 'n sertifikaat van skrapping uitreik, wat gelas dat die misdryf(we) en vonnis(se) van die persoon geskrap word.
- Die sertifikaat van skrapping wat deur die Direkteur-generaal uitgereik is sal binne 14 werksdae aan die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisiediens voorgelê word.
- Indien die aansoek om skrapping geweier word, sal die persoon per pos ingelig

word van die besluit en die redes vir die besluit.

- ▲ Die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens, sal binne 21 werksdae skriftelik aan die persoon bevestig dat die betrokke skuldigbevinding(s) en vonnis(se) geskrap is.**

Nota: Versuim om die vorm volledig te voltooi of die vereiste dokumente aan te heg mag die aansoek om skrapping vertraag.

DEEL II

AANSOEK OM SKRAPPING VAN 'N KRIMINELE REKORD INGEVOLGE ARTIKEL 271C(2)(a) VAN DIE STRAFPROSESWET, 1977 (WET NO. 51 VAN 1977)

(Indien die spasio onvoldoende is moet die inligting op 'n aangehegte aanhangsel voorsien word)

Ek,

(volle name en van van applikant),

ID Nummer:.....

of Paspoort nommer:

of Datum van geboorte:

was skuldig bevind en gevonniss vir oortreding van

.....(besonderhede van die misdryf(we))

op (datum(s)).

Voltooi die toepaslike spasies hieronder:

(i) Hierdie misdryf was gebaseer op ras omrede:.....

(ii) Die misdryf sou nie as 'n misdryf beskou word in 'n oop en demokratiese gemeenskap gebaseer op menswaardigheid, gelykheid en vryheid kragtens 'n demokratiese grondwetlike bedeling nie, omrede:.....

(iii) 'n Gedragsertifikaat met Navraag No:uitgereik op
van die Kriminele Rekordsentrum van die Suid-Afrikaanse
 Polisediens verkry wat die skuldigbevinding en vonnis reflekteer is aangeheg.

(iv) Ek versoek dat 'n sertifikaat van skrapping, wat gelas dat die skuldigbevinding en vonnis soos bo vermeld geskrap word, ingevolge artikel 271C(3) van die Wet uitgereik word.

DEEL III

PERSOONLIKE EN KONTAK BESONDERHEDE VAN APPLIKANT

(i) **PERSOONLIKE BESONDERHEDE**

Van: _____

Volle name: _____

ID Nommer: _____

of Paspoort nommer: _____

of Datum van geboorte : _____

(ii) **KONTAK BESONDERHEDE**

Woonadres:

_____ Poskode: _____

Posadres:

_____ Poskode: _____

Telefoonnommers:

Werk: _____

Huis: _____

Selfoon: _____

E-pos adres: _____

Faks nommer: _____

Geteken te hierdiedag van
jaar

.....

HANDTEKENING (Applikant)

Deel IV

Alleenlik vir amptelike gebruik: Verwysings No

NAAM VAN APPLIKANT:

(i)	<u>Verantwoordelike beampte: Aanbeveling</u>	
	
	
	
	
	

	Geteken	Datum
(ii)	<u>Nasien beampte: Aanbeveling</u>	
	
	
	
	
	

	Geteken	Datum
(iii)	<u>Direkteur-generaal: Besluit</u>	
	* Ek is oortuig dat die applikant _____	
	(naam van applikant)	
	aan die vereistes soos in artikel 271C(2)(a) uiteengesit vir die uitreiking van 'n sertifikaat van skrapping voldoen en gevolglik gelas ek dat die tersaaklike misdryf(we) en vonnis(se) op sy/haar kriminele rekord geskrap word.	
	Gevolglik reik ek, ingevolge artikel 271C(3), die aangehegte skrappingsertifikaat uit. Ek versoek dat(die aangewese beampte)	
	die sertifikaat aan die hoof van die Kriminele Rekordsentrum voorlê om ooreenkomstig artikel 271D van die Wet mee gehandel te word.	
	* Ek weier om die sertifikaat uit te reik omdat die applikant, _____	
	(naam van applikant)	
	_____ om die volgende redes nie kwalifiseer	
	nie: _____	

_____	_____
Direkteur-generaal:	Datum
Justisie en Staatkundige Ontwikkeling	



(Amptelike stempel van die Direkteur-generaal)

VORM C**[REGULASIE 2(3)]****AANSOEK OM SKRAPPING VAN 'N KRIMINELE REKORD****[ARTIKEL 271C(2)(b) VAN DIE STRAFPROSESWET, 1977****(WET NO. 51 VAN 1977)]**

(Moet voltooi word deur 'n persoon wat skuldig bevind is aan sekere misdrywe ingevolge wetgewing voor 1994)

DEEL I**ALGEMENE INLIGTING:**

Wie mag om die skapping van 'n kriminele rekord aansoek doen:

- 'n Persoon mag aansoek doen indien:
 - 'n Misdryf op sy of haar kriminele rekord uiteengesit is in Deel II van hierdie Vorm.
 - Die skuldigbevinding en vonnis wat op die kriminele rekord van die persoon verskyn nie outomaties deur die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens geskrap is nie.

Nota:

- Voordat 'n aansoek om skapping van 'n skuldigbevinding ingedien word, moet 'n gedragssertifikaat waarin die misdryf aangedui word (en bevestiging dat die tersaaklike misdryf nie outomaties deur die Kriminele Rekordsentrum geskrap is nie) van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens bekom word.

Prosedure:

- Die voltooide aansoekvorm (Deel II en Deel III) tesame met die aanhangsels moet gepos word of per hand afgelewer word aan die Direkteur-generaal: Justisie en Staatkundige Ontwikkeling:
 - Posadres: Privaatsak X 81 Pretoria 0001
 - Straatadres: Momentum Sentrum, Pretoriusstraat 329 (hoek van Pretorius en Prinsloo strate), Pretoria 0001
- Indien die Direkteur-generaal oortuig is dat die persoon voldoen aan die vereistes in artikel 271C(1) van die Wet uiteengesit, sal hy of sy 'n sertifikaat van skapping uitreik, wat gelas dat die misdryf(we) en vonnis(se) van die persoon geskrap word.
- Die sertifikaat van skapping wat deur die Direkteur-generaal uitgereik is sal binne 14 werksdae aan die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens voorgelê word.
- Indien die aansoek om skapping geweier word sal die persoon per pos ingelig word van die besluit en die redes vir die besluit.

- Die hoof van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie, sal binne 21 werksdae, skriftelik aan die persoon bevestig dat die betrokke skuldigbevinding(s) en vonnis(se) geskrap is.

Nota: Versuim om die vorm volledig te voltooi of die vereiste dokumente aan te lewer mag die aansoek om skrapping vertraag.

DEEL II**AANSOEK OM SKRAPPING VAN 'N KRIMINELE REKORD INGEVOLGE ARTIKEL 271C(2)(b) VAN DIE STRAFPROSESWET, 1977 (WET NO. 51 VAN 1977)**

(Indien die spatie onvoldoende is moet die inligting op 'n aangehegte aanhangsel voorsien word)

Ek,,
(volle name en van van applikant)

ID Nummer:

of Paspoort Nummer:

of Datum van geboorte :

is skuldig bevind aan die volgende misdryf(we) in oortreding van –

Merk asseblief die tersaaklike misdryf(we) met 'n X

- artikel 1 van die Swart Grondwet, 1913 (Wet No. 27 van 1913);
- artikel 12 van die Ontwikkelingstrust en Grondwet, 1936 (Wet No. 18 van 1936);
- artikel 5(1), gelees met artikel 5(2), van die Swartes (Stadsgebiede) Konsolidasiewet, 1945 (Wet No. 25 van 1945);
- artikel 6, gelees met artikel 6(2), van die Swartes (Stadsgebiede) Konsolidasiewet, 1945 (Wet No. 25 van 1945);
- artikel 8(1), gelees met artikel 8(3), van die Wet op Kleurlingnedersettings, 1946 (Wet No. 7 van 1946);
- artikel 2 van die Wet op Verbod van Gemengde Huwelike , 1949 (Wet No. 55 van 1949);
- artikel 4 van die Wet op Verbod van Gemengde Huwelike, 1949 (Wet No. 55 van 1949);
- artikel 11 van die Wet op Binnelandse Veiligheid, 1950 (Wet No. 44 van 1950);
- artikel 10(6) van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 10(7) van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);

- artikel 11(4) van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 14 van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 15 van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 16 van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 20(1) van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 28(7) van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 29(1) van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 30 van die Wet op Swart Bouwerkers, 1951 (Wet No. 27 van 1951);
- artikel 15 van die Swartes (Afskaffing van Passe en Koördinerings van Dokumente) Wet, 1952 (Wet No. 67 van 1952);
- artikel 2 van die Strafbegrypsingswet, 1953 (Wet No. 8 van 1953);
- artikel 2(2) van die Wet op Aanwysing van Aparte Geriewe, 1953 (Wet No. 49 van 1953);
- artikel 16 van die Wet op Seksuele Misdrywe, 1957 (Wet No. 23 van 1957);
- artikel 46 van die Wet op Groepsgebiede, 1966 (Wet No. 36 van 1966);
- artikel 2 van die Wet op Terrorisme, 1967 (Wet No. 83 van 1967);
- artikel 3 van die Wet op Terrorisme, 1967 (Wet No. 83 van 1967); of
- artikel 2, gelees met artikel 4(1), van die Wet op die Verbod op Buitelandse Finansiering van Politieke Partye, 1968 (Wet No. 51 van 1968).

My kriminele rekord bevattende my skuldigbevinding en vonnis ten opsigte van bogemelde

misdryf(we) moes outomaties deur die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens ingevolge artikel 271C(1) van die Wet geskrap gewees het.

'n Gedragsertifikaat met Navraag No: uitgereik op van die Kriminele Rekordsentrum van die Suid-Afrikaanse Polisie diens verkry en waarop die misdryf aangedui word is aangeheg.

- My skuldigbevinding en vonnis ten opsigte van bovermelde misdryf(we) is nie geskrap nie
- Ek versoek dat 'n sertifikaat van skrapping wat gelas dat my skuldigbevinding en vonnis soos hierbo aangedui, ingevolge artikel 271C(3) van die Wet uitgereik word. My versoek is gebaseer op die volgende gronde:
.....
.....
.....
.....

DEEL III

PERSOONLIKE EN KONTAK BESONDERHEDE

(i) PERSOONLIKE BESONDERHEDE

Van: _____
Volle name: _____
ID Nommer: _____
of Paspoort nommer: _____
of Datum van geboorte: _____

(ii) KONTAK BESONDERHEDE

Woonadres: _____

Poskode: _____

Posadres: _____

Poskode: _____

Telefoonnommers:
Werk: _____
Huis: _____
Selfoon: _____

E-pos adres: _____
Faks nommer: _____

Geteken te hierdie dag van
jaar

.....
HANDTEKENING (Applikant)

DEEL IV

Alleenlik vir amptelike gebruik: Verwysings No

NAAM VAN APPLIKANT:

(i) Verantwoordelike beamppte: Aanbeveling

.....

_____ Datum _____
 Geteken

(ii) Nasien beamppte: Aanbeveling

.....

_____ Datum _____
 Geteken

(iii) Direkteur-generaal: Besluit

* Ek is oortuig dat die applikant, _____
 (naam van applikant)
 aan die vereistes soos in artikel 271C(1) uiteengesit vir die uitreiking van 'n sertifikaat van skrapping voldoen en gevolglik gelas ek dat die tersaaklike misdryf(we) en vonnis (se) op sy/haar kriminele rekord geskrap word.
 Gevolglik reik ek, ingevolge artikel 271C(3), die aangehegte skrappingsertifikaat uit. Ek versoek dat(die aangewese beamppte) die sertifikaat aan die hoof van die Kriminele Rekordsentrum voorlê om ooreenkomstig artikel 271D van die Wet mee gehandel te word.
 * Ek weier om die sertifikaat uit te reik omdat die applikant, _____
 (naam van applikant) om die volgende redes nie kwalifiseer nie:

VORM D
[Regulasie 3(1)]
SERTIFIKAAT VAN SKRAPPING VAN KRIMINELE REKORD

Gedragcertifikaat Navraag No: _____

Handelend ingevolge artikel 271B(2)/271C(3) van die Strafproseswet, 1977 (Wet No. 51 van 1977), reik ek hiermee hierdie sertifikaat van skrapping ten opsigte van die volgende applikant uit:

Van: _____

Volle name: _____

ID Nommer: _____

of Paspoot nommer: _____

of Datum van geboorte: _____

ten opsigte van die volgende misdryf(we):

MISDRYF	DATUM

.....

Datum:

DIREKTEUR-GENERAAL: JUSTISIE EN STAATKUNDIGE ONTWIKKELING



(Amptelike stempel van die Direkteur-generaal)

VORM E
[Regulasie 3(2)]
SERTIFIKAAT VAN SKRAPPING VAN KRIMINELE REKORD

Gedragcertifikaat Navraag No: _____

Handelend ingevolge artikel 271C(5) van die Strafproseswet, 1977 (Wet No. 51 van 1977), reik ek hiermee hierdie sertifikaat van skrapping ten opsigte van die volgende applikant uit:

Van: _____

Volle name: _____

ID Nummer: _____

of Paspoort nommer: _____

of Datum van geboorte: _____

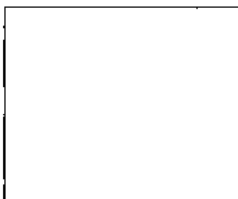
ten opsigte van die volgende misdryf(we):

MISDRYF	DATUM

.....

Datum:

MINISTER VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING



(Amptelike stempel van die Minister)

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