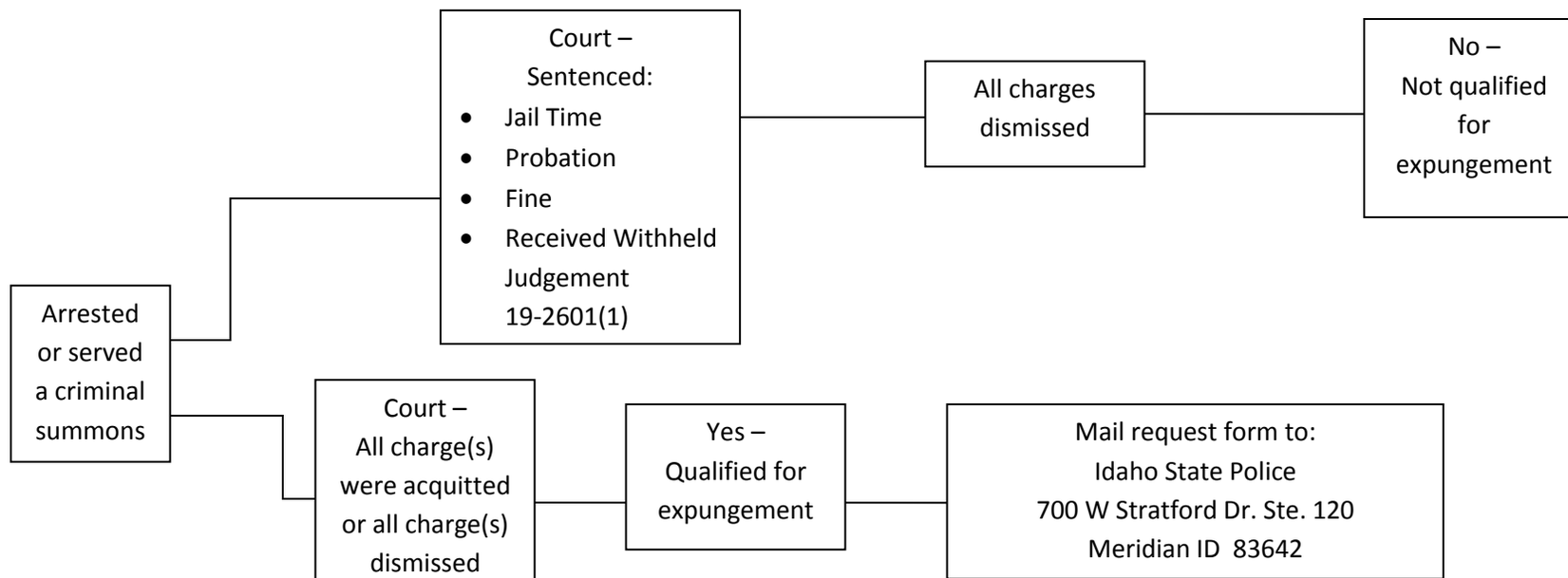


Do you qualify for an Expungement?

Idaho Expungement Statute:

67-3004(10) – Any person who was arrested or served a criminal summons and who subsequently was not charged by indictment or information within one (1) year of the arrest or summons and any person who was acquitted of all offenses arising from an arrest or criminal summons, or who has had all charges dismissed, may have the fingerprint and criminal history record taken in connection with the incident expunged pursuant to the person’s written request directed to the department and may have the official court file thereof sealed. This provision shall not apply to any dismissal granted pursuant to section 19-2604(1), Idaho Code.



Please Note: If the charge(s) submitted for expungement, resulted in a conviction and then a withheld judgement was granted by a court, per Idaho Code section 19-2604(1), the expungement process DOES NOT apply to you.

**** If you have been convicted of a sex offense, this law does not apply to you. Do not submit this form, nor contact the Criminal History Unit. Instead, visit the frequently asked questions section of the Idaho Central Registry Sex Offender website.**