Criminal History Check Release for Name Change of a Minor

Minnesota Statute requires that the Court shall determine whether any person that is seeking to have their name changed has a criminal history in this or any other state. The court may conduct a search of national records through the Federal Bureau of Investigation by submitting a set of fingerprints and the required fee to the Bureau of Criminal Apprehension.

To comply with Minn. Stat. § 259.11, you must supply the following information and attach this document when you file your application. You must complete a separate form for each party covered on the application, including a form for each minor that is 10 years of age or older.

If there is a criminal history, both the court administrator and the name change applicant must report the name change to the Bureau of Criminal Apprehension within ten days of the date of filing. (See instructions for additional information.)

	First	Middle	Last
Full Name of Minor			
List Any Other Names	By Which the Minor Ha	s Been Known:	
<u> </u>	First	Middle	Last
Date of Birth	□ <u>Female</u>	□ <u>Male</u>	Race
			of Criminal Apprehension information to the court.
and/of federal Bares	u or investigation to re-	ease er minar mstor j	information to the court
Applicant's Signature			
	ncomplete, we will not be on will be placed in the i		application. is accessible to the public.
	Do Not Writ	e Below This Line	
For Bureau of Crimi	nal Apprehension Recor	rds	
No records for	ind		
See attached re	ecord(s)		
		Verifie	r's Signature
			ubmitted to court)

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