

CLIENT SUCCESS STORIES:

CRIMINAL DEFENSE & RECORD SEALING

Have a prior arrest for a felony or misdemeanor where the charges were dropped or dismissed or you received a withhold of adjudication? Had an injunction or restraining order entered against you? Are you tired of that one isolated incident from your past preventing you from getting that dream job?

Many potential employers will ask on job applications or during the interview process if you have ever been arrested for a crime, or whether you have ever been a party to a civil lawsuit or had a restraining order or injunction entered against you even if it was later dismissed or dissolved. If so, the arrest record, restraining order or petition for injunction, and every detail about your case is viewable in the public records for potential employers and landlords and anyone else who may want to find out information about you. This can be devastating to your hiring potential, future success, or ability to find housing.

In 2020 alone, attorney John Rockwell of Woolsey Morcom has successfully petitioned courts all over Northeast Florida to seal or expunge criminal records, and seal prior injunctions and restraining orders, which renders the cases completely invisible from the public eye, or physically destroyed all together. In fact, in most circumstances, if your prior criminal arrest and case is successfully expunged, you are lawfully allowed to answer on most job applications that you have never been arrested before.

YOUR FUTURE

expungements & sealings of arrests and restraining orders/ injunctions



ABOUT THE FIRM:

We want to reinvent the way people view attorneys by offering a positive, higher-end experience from the most knowledgeable resources who are the fiercest fighters and genuinely care about their clients.

ATTORNEY ON THE CASE:

John Rockwell, partner (904) 638-4235 | john@woolseymorcom.com

