WASHINGTON — The Department of Justice’s Office of Juvenile Justice and Delinquency Prevention today released *Expunging Juvenile Records: Misconceptions, Collateral Consequences, and Emerging Practices*. This bulletin discusses common misconceptions surrounding expungement of juvenile records. It also provides information about the collateral consequences of juvenile records as well as federal, state and local emerging practices.

Although the general public and impacted youth assume expunged juvenile records no longer exist, handling of these records varies widely from state to state. Expungement, sealing and confidentiality are three legally distinct methods for destroying or limiting access to juvenile records. These methods may allow the police, courts or the public to access juvenile records, depending on state laws.

**TITLE:**  *Expunging Juvenile Records: Misconceptions, Collateral Consequences, and Emerging Practices*

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**WHERE:**  [https://ojjdp.ojp.gov/publications/expunging-juvenile-records.pdf](https://ojjdp.ojp.gov/publications/expunging-juvenile-records.pdf)

The Office of Justice Programs, directed by Principal Deputy Assistant Attorney General Katharine T. Sullivan, provides federal leadership, grants, training, technical assistance, and other resources to improve the nation’s capacity to prevent and reduce crime, assist victims, and enhance the rule of law by strengthening the criminal and juvenile justice systems. More information about OJP and its components is located at [www.ojp.gov](http://www.ojp.gov).

The year 2020 marks the 150th anniversary of the Department of Justice. Learn more about the history of our agency at [www.Justice.gov/Celebrating150Years](http://www.Justice.gov/Celebrating150Years).

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