CPN		-			
Cost Rec. #	Date Pd	_			
Exp. Rec.#	Date Pd.	-			
	ORDER FOR THE EXPUNGE	MENT OF CRIMINAL	OFFENDER RECORD		
State of Ter	nnessee vs.				
					
Criminal Docket No.			ssions Docket No.		
	riminal Court of Davidson County, Tennessee at N a:	shville on Motion or Pe	tition of above named defe	endant	
Defendant/Arrest Inform NAME used at time of ar		RACE	ISEX	DATE OF BIRTH	
		13.52			
Arresting Agency				OCA	
CHARGE 1 (as shown on fingerprint card)			DATE OF ARREST		
CHARGE 2 (as shown on fingerprint card)			SOCIAL SECURITY NUMBER		
CHARGE 3 (as shown on	fingerprint card)				
Disposition Information					
Final Charge 1	30				
Final Charge 2	7				
Final Charge 3	(C)				
		X			
FINAL DISPOSITON		V			
DIVERSION DATE (if app	Nicable)	207			
		-6			
The detendant named	above is entitled to have all PUBLIC RECORDS	relating to the offens	e listed above expunge	d according to the Tennessee Code	
Annotated provision n Provisions Relating to	Adult	Provisions Rela	ating to Juveniles:		
Charge has been dismissed (TCA 40-32-101)		į.	Petition alleging delinquency not filed (TCA 37-1-155)		
No true bill returned by Grand Jury (TCA 40-32-101)		Proceed	Proceedings dimissed after petition is filed or the case is transferred to the		
Verdict of not guilty returned by jury (TCA 40-32-101)		· · · · · · · · · · · · · · · · · · ·	Juvenile Court as provided in TCA 37-1-109 (TCA 37-1-155) Adjudicated not to be a delinquent child (TCA 37-1-155)		
Conviction which has by appeal been reversed (TCA 40-32-101)			Child has reached eighteen (18) years of age and there is no record that he		
Nolle prosequi entered into case (TCA 40-32-101)		such fing	gerprints were obtained o	r reaching sixteen (16) years of age, unless in alleged charge which if committed by an	
	etion of all probation provisions and proceedings		ould be a felony (TCA 37-1	-155)	
I —	nt have been discharged by the court (TCA 40-35-31 secution pursuant to (TCA 40-15-105)) , assage	Passage of six (6) months from date of liquor law violations defined by TCA 57-3-412(a)(3)(c) or TCA 57-3-301 (e) (3)		
this audamed that all DIRI	IC RECORDS relating to such offense above referenced	lhe everyweed and frame	distale dartnered man an	amont of all root to slade and that we said our	
	g to such offense be retained by any municipal, county				
		OVED FOR ENT	RY		
		Entered		day of	
Defendant / Att	orney for Defendant				
		Judge			
Bar ID			Court of Davidson County Div.		
AOC-				RDA Pending	
	Assistant District Attorney			Date	