

ORDER FOR THE EXPUNGEMENT OF CRIMI	NAL OFFENDE	ER RECORI	D (PLEASE PRINT OR TYP	' <u>E)</u>	
State of Tennessee vsCircuit Court Number:					
Date of Originial Case filed in the Clerk's Office _ General Sessions Docket Number:					
In theCourt of County, Tennessee at					
On the Motion or Petition of					
Defendant/Arrest Information:					
Defendant (name used at the time of arrest)	Race	Sex	Date of Birth		
Arresting Agency	OCA#		Date of Arrest		
Charge 1 (As shown on arrest fingerprint card)		SSN#			
Charge 2 (As shown on arrest fingerprint card)					
Charge 3 (As shown on arrest fingerprint card)					
Disposition Information:					
Final Charge 1					
Final Charge 2					
Final Charge 3					
Final Disposition					
Diversion Date (if applicable)					

The defendant named above is entitled to have all PUBLIC RECORDS relating to the offenses listed above expunged according to the Tennessee Code Annotated provision marked below:

Provision relating to Adults:	Provisions relating to Juveniles:	
Charge has been dismissed (T.C.A. § 40-32-101)	Petition alleging delinquency not filed (T.C.A. § 37-1-155)	
No true bill returned by the Grand Jury (T.C.A. § 40-32-101)	Proceedings dismissed after petition is filed or the case tranferred to Juvenile Court as provided for in T.C.A. § 37-1-109 (T.C.A. § 37-1-155)	
Verdict of not guilty returned by jury ((T.C.A. § 40-32-101)	Adjudicated not to be a delinquent child (T.C.A. § 37-1-155)	
Nolle Prosequi entered in case (T.C.A. § 40-32-101)		
Successful completion of all probation provisions and proceedings against defendant have been discharged by the court (T.C.A. § 40-35-313) Supervision of prosecution pursuant to T.C.A. § 40-15-105	Child has reached eighteen (18) years of age and there is no record that he committed a criminal offense after reaching sixteen (16) years of age, unless such fingerprints were obtained on alleged charge which if committed by an adult would be a felony (T.C.A. § 37-1-155)	
	Passage of six (6) months from date of liquor law violations defined by T.C.A. § 57-3-412(a)(3) or T.C.A. § 57-5-301(e)(3)	

It is Ordered that all PUBLIC RECORDS relating to such offense referenced be expunged and immediately destroyed upon payment of all costs to clerk and that no evidence of such records to such offense be retained by any municipal, county, or state agency, except non-public conficdential information retained in accordance with T.C.A. § 10-7-504 and T.C.A § 38-6-118.

APPROVED FOR ENTRY

Defendant / Attorney for Defendant	Entered this day of,,
City, State, Zip Code:	
District Attorney General	Judge

Form EX-1 (Rev. 2003)