STATE OF			File No.			Scan I	Scan No.(s)				
	unty					General Court					
NOTE: This petition i		ent of a filing fee u	unless the petit	tioner is an indige	ent.	Distri	ct	☐ Superior C	Court Division		
Name And Address Of		PETITION AND ORDER OF EXPUNCTION UNDER G.S. 15A-145.4									
					(N	ONVIOL	EN.	T FELONY U	INDER AGE 18)		
					Name And Add	dress Of Petiti	ioner'	s Attorney For Expur	G.S. 15A-145.4, 15A-150		
Drivers License No. State			Race	Sex		iress Orr euu	OHE!	s Allomey For Expur	iction i etition		
Date Of Birth	Date Of Birth Full Social Security No.		Age At Time	of Offense							
The clerk of superior co courts, the State Burea list any private entity, lik or one of its local gover Name And Address Of	ourt will send a copy u of Investigation, the ee a company that p mments. A private ee f Arresting Agency indicate that ado	of this order, if gra ne Department of A provides criminal ba ntity required to ex	anted, to the ag Adult Correction ackground che xpunge records Name And A	gency name(s) and n, or the Division o cks. The clerk will s will be notified di Address Of Other	d address(es) pro of Motor Vehicles I not send a copy rectly by the Stat Agency (if any)	ovided below. s; if the order is r of this order to the or local age!	The c s gran o any ncies : Nar	elerk will not provide a ted, those agencies w entity that is not an a that distribute crimina me And Address Of (mplete information for each agency. addresses for you. Do not list the will be notified automatically. Do not gency of the State of North Carolina al justice information to that entity. Other Agency (if any) that is attached to this		
File No.(s)	Date Of Arrest		Offense I	Description		Date Of Off	ense	Disposition	Date Of Disposition/Conviction		
			PETII	TION/MOTIC	ON TO EXP	PUNGE					
2. In the county nama. None of the off b. None of the fel. c. This petition is period of proba. 3. I was under the ag. 4. I have performed a 5. I have attached to I certify that this petinformation on file in	ed above I pled guenses is more seriony(ies) listed is ar being filed as a motion, and post-relege of 18 at the time at least 100 hours of this petition and the requiit the office of the cohy the State Buenses is more serious.	ilty to or was foun ous than a Class mong the excepticotion in the cause ase supervision here of commission of community sender affidavits required affidavits have lerk of superior cureau of Investigations that is the control of th	nd guilty of the H felony. Ons in G.S. 15/ In the case whe felony (less vice prior to the lired by G.S. 1 we been filled in court. I hereby ation for any court.	nonviolent felony A-145.4(a) that an herein I was conved, whichever occis) listed above. e filing of this pet 15A-145.4(c), in an this case and the request and au	re ineligible for exicted, four years curred later. ition, as listed and ddition to the afthat the informathorize a name-	expunction. s after the dat and described ifidavit of comment of the comment of t	r certine(s) coin the munity above and r	fy that: of conviction listed about attached affidavit. y service described are is a complete and national criminal recomplete.	ws of this State or any other state. pove or when any active sentence, above. d accurate statement of the cord check by the State Bureau o confidential record of expunctions		
Date	Name (type or	print)			Signature				Petitioner		
			0.5	ERTIFICATE	OF OF DV	105			Petitioner's Attorney		
depositing a copy directed to the pr	personally to the py enclosed in a pos	prosecutor. stpaid properly ad	ldressed envel	lope in a post offi			the e	exclusive care and cu	ustody of the U.S. Postal Service		
Date Served	Served Name Of Person With Whom Copy Left (type or print)						Signature Of Person Serving				
Service accepted	by the prosecutor										
Date Service Accepted	Name Of Po	erson Accepting S	Service (type o	or print)	Signature Of Person Accepting Service						
NOTE TO CLERK: R service of the petition			eturned by the	SBI and NCAOC	C, as provided or	n the reverse,	the h	nearing may not be s	cheduled earlier than 30 days afte		
, , , , , , , , , , , , , , , , , , , ,				REQUEST	BY JUDGE						
To The State Bureau Please prepare, certif other pending crimina To The Records Offi Complete the report of	y on the reverse si al cases for the peti cer, Administrativ	de, and attach to itioner, then forwa	this Request a ard this Reques Courts, PO B	any Criminal Historst with CHRI attactors at the control of the co	ory Record Inforched, confidention, NC 27602: d by the SBI, to	mation (CHRI ally to: Record the clerk of su	ds Offu perio	ficer, Administrative (or court.	rch for outstanding warrants or Office of the Courts.		
Date	Name Of P	residing Judge (ty	/pe or print)			Signature Of	Presi	ding Judge			

CR	IMINAL HISTORY	RECORD INFOR	MATION, OUTSTA	NDING WA	RRANTS, PEN	NDING CASES						
I have conducted a se warrants or pending cr there is no crimin the Criminal History	Idge In The Above-Named earch of the criminal records riminal cases, based on the lal record and no record of coory Pecord Information whice tigation for the petitioner ide	s of the North Carolina Sta information provided, whic outstanding warrants or pe ch is attached is a true and	ate Bureau of Investigation th has not been verified by ending criminal cases for the discourate statement of all	fingerprint compa he petitioner othe	risons, and certify that r than the offense(s)	t identified on the revers	e of this form.					
Date	SID No.	Name Of SBI Official (ty			Signature Of SBI	Official						
	RF	PORT BY ADMIN	IISTRATIVE OFFI	CE OF THE	COURTS							
To Any Presiding Ju	Idge In The Above-Named			OL OI IIIL	COOKIO							
I have searched the confidential file of the names of all persons granted an expunction in North Carolina and certify that there is no record under the name of the petitioner of any expunction under any statute of North Carolina												
there is no record under the name of the petitioner of any expunction under any statute of North Carolina. there is a record under the name of the petitioner identified on the reverse side and it is attached to this form.												
Date	Name Of Records Officer		erse side and it is attached	Signature Of Re	cords Officer							
Date	Courtney Bailey	type or printy		oignature of rec	corus omeer							
	Toom and James	F	FINDINGS OF FAC	СТ								
NOTE TO COURT	Γ: G.S. 15A-145.4(d) prov				a petition under that	statute: (1) Call upon	a probation					
NOTE TO COURT: G.S. 15A-145.4(d) provides that the Court shall take the following steps in ruling upon a petition under that statute: (1) Call upon a probation officer for additional investigation or verification of the petitioner's conduct during the four-year period since the date of conviction of the nonviolent felony in question; (2) Review the petitioner's juvenile record, ensuring that the petitioner's juvenile records remain separate from adult records and files and are withheld from public inspection; (3) Review the amount of restitution made by the petitioner to the victim of the nonviolent felony to be expunged and give consideration to whether or not restitution was paid in full; and (4) Review any other information the court deems relevant, including, but not limited to, affidavits or other testimony provided by law enforcement officers, district attorneys, and victims of nonviolent felonies committed by the petitioner. After a hearing on the petition/motion the Court makes the following findings of fact:												
Petitioner was convicted of the nonviolent felony(ies) listed and in the file number(s) shown on Side One. The Court has received such additional investigation of petitioner's conduct since conviction of the felony(ies) in question as the Court deems necessary, and has reviewed petitioner's juvenile record, if any, any restitution ordered and made by petitioner, and other information relevant to the petition, including affidavits or testimony of other interested parties.												
3. Petitioner has remained of good moral character and has been free of conviction of any felony or misdemeanor, other than a traffic violation, for four years from the date												
of conviction of the nonviolent felony(ies) listed or any active sentence, period of probation, or post-release supervision has been served, whichever was later. 4. Petitioner has not previously been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state.												
	as no outstanding warrants	or pending criminal cases										
6. Petitioner ha	as no outstanding restitution	orders or civil judgments	representing amounts ord	lered for restitution	on entered against hin	n/her.						
7. Petitioner was less than 18 years old at the time of the commission of the felony(ies) listed on Side One.												
 8. Petitioner has performed at least 100 hours of community service since the time of conviction, and possesses a high school diploma, high school graduation equivalency certificate, or a General Education Development degree, as indicated in petitioner's affidavit(s) thereof. 9. The petitioner has not been previously granted an expunction. 												
10. The petitioner is not been previously granted an expunction. 10. The petitioner is not eligible for an expunction of the offense(s) listed on Side One. If not eligible, it is because:												
			ORDER									
Therefore, the Court	hereby ORDERS:		ORBER									
Therefore, the Court hereby ORDERS: 1. The petition is granted. It is ordered that: a. any and all entries relating to the petitioner's charge or conviction shall be expunged from the records of the court. All law enforcement agencies, the Department of Adult Correction, the Division of Motor Vehicles, and any other State or local government agency identified on Side One and on any AOC-CR-285 form that is attached to this petition shall expunge any and all records of the petitioner's criminal charge and any conviction resulting from the charge. The Division of Motor Vehicles shall not expunge records for which expunction is otherwise prohibited by G.S. 15A-151.												
b. any other State or local government agency shall expunge from its records entries made as a result of the conviction(s) ordered expunged herein. Any such agency shall also vacate any administrative actions taken against petitioner as a result of the charge or conviction expunged, except that this subsection b. shall not apply to the Department of Public Safety DNA records and samples stored in the State DNA Database and the State DNA Databank.												
2. For the reason(s) identified in Finding No. 10, the petition is denied.												
	If denied, file this Order in the											
	ninal history report and any i s as provided by the petition		iunctions. Il granted, send a	a certified copy of	triis Order to trie petit	iorier at trie address list	sa on Side One					
Date	Name Of Presiding Judge	(type or print)		Signature Of Pre	esiding Judge							
		CER	TIFICATION BY C	LERK								
	is form is a true and comple	ete copy of the original in	this case, and if granted, a	certified copy of								
government agency ic	Sureau of Investigation, the Identified on Side One and o		petition.	or Vehicles, and to			r local					
Date	Name (type or print)		Signature Of Clerk			of Superior Court	SEAL					
	granted, always send a certil ng agency and additional ag						VCAOC. Send					
copies for the arresting agency and additional agencies to the addresses provided by the petitioner. Send SBI, DAC, DMV, and NCAOC copies to: State Bureau of Investigation Attn: Expunction Unit Attn: Combined Records Section Attn: Expunction Unit Attn: Combined Records Section												
PO Box 29500 4226 Mail Service Center Attn: Hearings/Adjudication Unit PO Box 2448 Raleigh, NC 27626 Raleigh, NC 27699-4226 3118 Mail Service Center Raleigh, NC 27602												
Raleigh, NC 27699-3118												

NOTE TO PETITIONER: If this petition is granted, the clerk of superior court will send you a certified copy of the final order for your records at the address listed on Side One. If you move, you must notify the clerk in writing of your change of address in order to receive a certified copy. After the case is expunged, the clerk of superior court will have no record of the case and will be unable to provide you with any documentation of the case. This includes the expunction order; it will be destroyed with the case file.