STATE OF NORTH CAROLINA					File No.  Scan No.(s) (Official Use Only)			e Only)		
County					In The General Court Of Justice  District Superior Court Division					
	STATE '	VERSUS								
Name And Address Of Petitioner (type or print full name)					PETITION AND ORDER OF EXPUNCTION UNDER G.S. 15A-146(a) OR G.S. 15A-146(a1) (CHARGE(S) DISMISSED)					
								A-146, 15A-150		
Duissan Lisasan No		04-4-	Race	Sex	Name And Address Of Pe	titioner's Attorney For Expu	inction Petition			
		State	Age At Time Of Offense							
Date Of Birth	Full Social Security	NO.	Age At Time	Oi Oileiise						
The clerk of superior c courts, the State Burea any private entity, like	ourt will send a copy of au of Investigation, the a company that provid	f this order, if gi Department of les criminal back	ranted, to the ag Public Safety, o kground checks.	nency name(s) and or the Division of M . The clerk will not	I address(es) provided belo lotor Vehicles; if the order is send a copy of this order to	ase. You <b>must</b> provide com ow. The clerk will <b>not</b> provide s granted, those agencies w o any entity that is not an ag encies that distribute crimina	e addresses for you ill be notified autom ency of the State of	Do not list the atically. Do not list North Carolina or		
Name And Address Of	f Arresting Agency		Name And Ad	Name And Address Of Other Agency (if any)			lame And Address Of Other Agency (if any)			
Check here to indicate that additional agencies and/or additional file nos. and offenses are listed on an AOC-CR-285 form that is attached to this petition. (attach form)										
File No.(s)	Date Of Arrest			Offense	Description		Date Of Offense	Date Of Dismissal		
			Р	ETITION TO	EXPUNGE		•			
Decem 2. The cha 3. (if you a  a. I  cl  b. I	court of the county ber 1, 1999), the fi arge(s) listed abov re petitioning to expu was charged with harges.	named above le number(s) e was/were of nge multiple di multiple offer multiple offer	ve I was charg of which is/a disposed of b ismissals under nses, and all of nses, and wh	ged with (a) mister set out above y a dismissal. Fig. 15A-146(a) of the charges	sdemeanor(s) or felon ve. 1), check one of the follo were dismissed. I then s listed above were dis	y(ies) (or an infraction wing) refore am requesting the	e expunction of	all the		
C	conviction on the d	ay of the disi	missal or had	not yet reache	ed final disposition:					
(insert file no.(s) and offense description(s) of charges that were not dismissed). I therefore am requesting the expunction only of the dismissed charges listed above, and not all of the charges.  4. There is a civil revocation record that resulted from the offense(s) I am seeking to expunge.										
in the office of the	clerk of superior co ed above was dism	urt. issed as the	result of comp	pliance with a d		lete and accurate state				
Date	ERK: If this box is ch		assess the \$175	D.UU 1 <b>ee</b> .	Signature		Petition			
							Petition	er's Attorney		

		FINE	DINGS OF FAC	T							
The Court makes the following findings of fact:  1. Petitioner was charged with those offenses indicated in the table on Side One.  2. Said charges were disposed of by a dismissal.  3. (if the defendant was charged with multiple offenses, check one of the following)											
a. The	e defendant was charged with multiple offenses, and all of the charges were dismissed.										
	b. The defendant was charged with multiple offenses, and while the charges listed in the table on Side One were dismissed, there were additional charges that resulted in a conviction on the day of the dismissal or had not yet reached final disposition.										
each of the charge resu	E TO COURT: "If a person is charged with multiple offenses and any charges are dismissed, then that person or the district attorney may petition to have of the dismissed charges expunged. If the court finds that all of the charges were dismissed, the court shall order the expunction. If the court finds that any eresulted in a conviction on the day of the dismissal or had not yet reached final disposition, the court may order the expunction of any charge that was essed." G.S. 15A-146(a1).										
4. There is a	civil revocation record that resulted	civil revocation record that resulted from the offense(s) the petitioner is seeking to expunge.									
5. Expunction	n of the dismissed offense(s) listed on Side One should should not be granted. If not, it is because:										
					·						
			ORDER								
<ul> <li>1. The petition is granted. It is ordered that any and all entries relating to the petitioner's apprehension, charge, trial, or conviction and any civil revocation of his/her drivers license resulting from the dismissed criminal charge shall be expunged from the records of the court. All law enforcement agencies, the Division of Adult Correction and Juvenile Justice of the Department of Public Safety, 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 from all official records any entries relating to the person's charge, conviction, if any, and any civil revocation of his/her drivers license resulting from the dismissed criminal charge. No agency shall expunge a record of a civil revocation entered pursuant to G.S. 20-16.2, no agency shall expunge a record of a civil revocation prior to the final disposition of any pending civil or criminal charge based upon the civil revocation, and the Division of Motor Vehicles shall not expunge records for which expunction is otherwise prohibited by G.S. 15A-151.</li> <li>2. For the reason(s) identified in Finding No. 5, the petition is denied.</li> <li>NOTE TO CLERK: If denied, file this Order in the case file. Upon expiration of the deadline for appeal from a denial of this Order, destroy any documentation provided with the petition, such as a criminal history report. If granted, send a certified copy of this Order to the petitioner at the address listed on Side One or an updated address as provided by the petitioner.</li> </ul>											
Date Name Of Presiding Judge (type or print)		)		Signature Of Presiding	f Presiding Judge						
		CERTIFI	ICATION BY CI	LERK							
I hereby certify that this form is a true and complete copy of the original in this case, and if granted, a certified copy of this Order was sent on the date shown below to the petitioner, the State Bureau of Investigation, the Department of Public Safety, the Division of Motor Vehicles, and to the arresting agency and any other State or local government agency identified on Side One and on any attachment to this petition.											
Date	Name (type or print)	Signa	ature Of Clerk		☐ Dep. CSC ☐ Asst. CSC ☐ Clerk Of Superior Court						
NOTE TO CLERK: If granted, always send a certified copy of this Order under seal to the petitioner, to all the agencies listed in Certification By Clerk above, and to the NCAOC. Send copies for the arresting agency and additional agencies to the addresses provided by the petitioner. Send SBI, DPS, DMV, and NCAOC copies to:											
State Bureau of Ir Attn: Expunction I PO Box 29500 Raleigh, NC 2762	Jnit Attn: Combined Reco 4226 Mail Service Ce	ords Section \ enter / 226	NC Division of Motor Vehicles, Driver and Vehicle Services, Driver Assistance Branch Attn: Hearings/Adjudication Unit 3118 Mail Service Center 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											

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.