STATE OF NORTH CAROLINA					File No.				Scan No.(s) (Official Use Only)		
NOTE: This petition, which is filed by the district attorney, does not require the payme a filing fee.					In The General Court Of Justice Ont of District Superior Court Division						
ag .ee.	STATE	VERSUS									
Name And Address Of											
					DISTRICT ATTORNEY PETITION AND ORDER OF EXPUNCTION UNDER G.S. 15A-146(a2)						
Drivers License No. State		State	Race Sex (NOT C			(NOT G	UILTY OR N	IOT RE	SPONSIBLE)	
Date Of Birth Full Social Security No.		y No.	Age At Time Of Offense			G.S. 15A-146, 15A-15					
NOTE TO DISTRICT Information for each as Bureau of Investigation entity, like a company local governments. A p	gency. The clerk of s n, the Department of that provides crimina	superior court will s Adult Correction, al background che	send a copy o or the Divisio cks. The cler	of this order, if gra on of Motor Vehicl k will not send a c	inted, to the age les; if the order i copy of this orde	ency name(s) and s granted, those er to any entity th	d address(es) pr agencies will be aat is not an ager	ovided be notified a ncy of the	ou must provide co low. Do not list the o utomatically. Do no State of North Caro	omplete courts, the State t list any private lina or one of its	
Name And Address Or		Name And Address Of Other Agency (if any)			y)	Name And Address Of Other Agency (if any)					
Check here to	indicate that addi	itional agonaica	and/or add	ditional file nec	and offense	a are listed o	n on ACC CR	205 for	n that is attached	d to this	
petition. (attach		nional agencies	anu/or auc	uitional lile nos	s. and onense	s are listed of	II all AUC-CR	-200 1011	ii iiiai is allaciie	u to triis	
File No.(s)	Date Of Arrest							te Of ense	Disposition	Date Of Disposition	
				PETITION T	TO EXPUN	IGE					
G.S. 188 2. The cha 3. All relate	or an expunction ourt of the county 3-302(i) prior to E rge(s) listed above ded charges have a civil revocation	named above December 1, 19 ve was/were di reached final d	e, the defen 1999), the fil sposed of l lisposition.	idant was char e number(s) o by a finding of	rged with (a) f which is/are not guilty or	e set out above finding of not	responsible.	es) (or a	an infraction und	ler	
I certify that this pe the office of the cle			and that the	e information s	et forth above	e is a complete	e and accurate	e statem	ent of the inform	ation on file in	
Date	District Attorney	District Attorney Name (type or print)				Signature					
						I					

(Over)

			FI	NDINGS OF FAC	T				
The Court makes the following findings of fact: 1. The defendant was charged with those offenses indicated on Side One. 2. Said charges were disposed of as indicated in the Petition on Side One. 3. All related charges have reached final disposition. 4. There is a civil revocation record that resulted from the offense(s) the petitioner is seeking to expunge. 5. The defendant is is not eligible for an expunction of the offense(s) listed on Side One. If not eligible, it is because:									
				00000					
				ORDER					
Therefore, the Court hereby ORDERS: 1. The petition is granted. It is ordered that any and all entries relating to the defendant's apprehension, charge, trial, or conviction and any civil revocation of his/her drivers license resulting from the criminal charge 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 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 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. 2. For the reason(s) identified in Finding No. 5, the petition is denied. 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 defendant at the address listed on Side One or an updated address as provided by the petitioner.									
Date	Name Of Pres	siding Judge (type or prin	t)	ľ	Signature Of Pre	siaing Juage			
			CERT	IFICATION BY C	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 defendant, the State Bureau of Investigation, the Department of Adult Correction, 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	r print)	S	ignature Of Clerk			Dep. CSC Clerk Of Supe	Asst. CSC erior Court	SEAL
				er under seal to the defe ties to the addresses pr					
Attn: Expunction Unit Attr PO Box 29500 422		Attn: Combined Reco	C Department of Adult Correction tn: Combined Records Section 226 Mail Service Center aleigh, NC 27699-4226		NC Division of Motor Vehicles, Driver Vehicle Services, Driver Assistance B Attn: Hearings/Adjudication Unit 3118 Mail Service Center Raleigh, NC 27699-3118		NC Administrative Office of the Courts Attn: Records Officer PO Box 2448 Raleigh, NC 27602		
NOTE TO DISTRICT ATTORNEY: If this petition is granted, the clerk of superior court will send the defendant a certified conv of the final order for his									

NOTE TO DISTRICT ATTORNEY: If this petition is granted, the clerk of superior court will send the defendant a certified copy of the final order for his or her records at the address listed on Side One. If the defendant has moved, you must notify the clerk in writing of the defendant's change of address in order for the defendant 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 the defendant with any documentation of the case. This includes the expunction order; it will be destroyed with the case file.