VERSUS

NO. \_\_\_\_

## \_\_\_\_ JUDICIAL DISTRICT COURT

PARISH OF

**STATE OF LOUISIANA** 

## **ORDER OF EXPUNGEMENT OF ARREST/CONVICTION RECORD**

Considering the Motion for Expungement

The hearing conducted and evidence adduced herein, OR

Affidavits of No Opposition filed,

## IT IS ORDERED, ADJUDGED AND DECREED

## **THE MOTION IS DENIED** for No(s).

following reasons (check all that apply):

for the

More than five years have not elapsed since Mover completed the misdemeanor conviction sentence.

More than ten years have not elapsed since Mover completed the felony conviction sentence.

Mover was convicted of one of the following ineligible felony offenses:

A violation of the Uniform Controlled Dangerous Substances Law which is ineligible to be expunged.

An offense currently listed as a sex offense that requires registration pursuant to La. Rev. Stat. Ann. 15:540 et seq., at the time the Motion was filed, regardless of whether the duty to register was ever imposed.

An offense defined or enumerated as a "crime of violence" pursuant to La. Rev. Stat. Ann. 14:2(B) at the time the motion was filed.

The arrest and conviction being sought to have expunged is for operating a motor vehicle while intoxicated and a copy of the proof from the Department of Public Safety and Corrections, office of motor vehicles, is not attached as required by C.Cr.P. Art. 984(A).

Mover was convicted of a misdemeanor which arose from circumstances involving or is the result of an arrest for a sex offense as defined in R.S. 15:541.

Mover was convicted of a domestic abuse battery.

Mover was convicted of misdemeanor stalking as defined in R.S. 14:40.2

Mover did not complete pretrial diversion.

The charges against the mover were not dismissed or refused.

Mover's felony conviction was not set aside and dismissed pursuant to Code of Criminal Procedure Article 893(E).

Mover's misdemeanor conviction was not set aside and dismissed pursuant to Code of Criminal Procedure Article 894(B).

Mover completed a DWI pretrial diversion program, but five years have not elapsed since the mover's date of arrest.

Mover's conviction for felony carnal knowledge of a juvenile is not defined as misdemeanor carnal knowledge of a juvenile had the mover been convicted on or after August 15, 2001.

Mover was not convicted of a crime that would be eligible for expungement as required by C.Cr.P Art. 978(E)(1)

Mover has criminal charges pending against him.

Mover was convicted of a criminal offense during the ten-year period.

Mover received a first offender pardon but for an ineligible offense.

Mover did not receive a first offender pardon.

Denial for any other reason provided by law with attached reasons for denial.

THE MOTION IS HEREBY GRANTED for No(s). and all agencies are ordered to expunge the record of arrest/conviction and any photographs, fingerprints, or any other such information of any kind maintained in connection with the Arrest(s)/Conviction(s) in the above captioned matter, which record shall be confidential and no longer considered a public record, nor be available to other persons except a prosecutor, member of a law enforcement agency, or a judge who may request such information in writing certifying that such request is for the purpose of prosecuting, investigating, or enforcing the criminal law, for the purpose of any other statutorily defined law enforcement or administrative duties, or for the purpose of the requirements of sex offender registration and notification pursuant to the provisions of R.S. 15:541, et seq. or upon an order of this Court to any other person for good cause shown, or as otherwise authorized by law.

THE MOTION IS HEREBY GRANTED FOR EXPUNGEMENT BY REDACTION If the record includes more than one individual and the mover is entitled to expungement by redaction pursuant to Code of Criminal Procedure Article 985, for No(s). \_\_\_\_\_\_\_\_ and all agencies are ordered to expunge the record of arrest/conviction and any photographs, fingerprints, or any other such information of any kind maintained in relation to the Arrest(s)/Conviction(s) in the abovecaptioned matter as they relate to the mover only. The record shall be confidential and no longer considered a public record, nor be available to other persons except a prosecutor, member of a law enforcement agency, or a judge who may request such information in writing certifying that such request is for the purpose of prosecuting, investigating, or enforcing the criminal law, for the purpose of any other statutorily defined law enforcement or administrative duties, or for the purpose of the requirements of sex offender registration and notification pursuant to the provisions of R.S.15:541 et seq. or upon an order of this Court to any other person for good cause

NAME:		
(Last Name)	(First Name)	( <i>MI</i> )
DOB://	_(MM/DD/YYYY)	
GENDER: FemaleMale		
SSN (last 4 digits): XXX-XX-		
RACE:		
DRIVER LIC.#:		
ARRESTING AGENCY:		

shown, or as otherwise authorized by law.

SID# (if available	):			
	ER (ATN):			
	NUMBER:			
	//			
THUS ORDER	<b>ED AND SIGNED</b> this	day of	, 20	
at	, Louisiana.			
	JUD	GE		
	Print 1	Name		
PLEASE SERVE THE FOLLOWING:				
1. District Attorney:	e and Address)			
2. Louisiana Bureau of Cr		formation: Louisiana State I	Police, Superintendent	
3. Arresting Agency:	ne and Address)			
4. Sheriff:				
(Name and Add	lress)			
5. Attorney for Defendant	(or defendant):			
	(Name and A	ddress)		
6. Clerk of Court:	and Address)			
	CERTIFICATE	C OF SERVICE		
Durguent to LA	CCrD Article 070 I hareh	y cartify that I have carved	the foregoing Order	

Pursuant to LA CCrP Article 979, I hereby certify that I have served the foregoing Order of Expungement to the named entities as listed above on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_, by:

Placing in U.S. Mail

Electronic Transmission

Deputy Clerk of Court

Parish of \_\_\_\_\_