	(FOR TBI U	USE ONLY) State Iden	ntificatio	on Number: _			
	(FOR TBI USE ONLY) FBI Identification Number:						
ORDER FOR THE EXPUNGEMENT OF CH	RIMINAL O	OFFENDER RECOR	<u>RD</u> (P	LEASE PR	INT OR T	YPE)	
State of Tennessee vs		Circuit	Docket	t Number			
Date Original Case was filed in Clerk's Office		General Sessions D	Oocket l	Number			
In the General Sessions Court of Ander	rson	County, Tennessee at CLINT			TON □OAK RIDGE		
On the Motion or Petition of							
Defendant/Arrest Information:							
Defendant (name used at time of arrest)			_	Race	Sex	Date of Birth	
Arresting Agency				DCA#	Date of Arrest		
Charge 1(As shown on arrest fingerprint card)		S	SSN#		ТНР	CITATION#	
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 F. Annotated provision marked below:	RECORDS rela	ating to the offenses liste	ed above	expunged acc	cording to the	: Tennessee Code	
Provision relating to Adults: Charge has been dismissed (T.C.A. § 40-32-101) No true bill returned by Grand Jury (T.C.A. § 40-32-101) Verdict of not guilty returned by jury (T.C.A. § 40-32-101) Conviction which has by appeal been reversed (T.C.A. § 40-32-101) Nolle Prosequi entered in case (T.C.A. § 40-32-101) Successful completion of all probation provisions and proceedin against defendant have been discharged by the court (T.C.A. § 40-35-313) Suspension of prosecution pursuant to T.C.A. § 40-15-105	Court as provided in T.C.A. § 37-1-109 (T.C.A. § 37-1-155) Adjudicated not to be a delinquent child (T.C.A. § 37-1-155) 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 falony (T.C.A. § 37-1-155)						
		T.C.A. § 57-3-412(a)((3)(c) or	T.C.A. § 57-5	5-301(e)(3)		
It is ordered that all PUBLIC RECORDS relating to such offense above no evidence of such records pertaining to such offense be retained by an accordance with T.C.A. § 10-7-504 and T.C.A. § 38-6-118.	referenced be y municipal, c	expunged and immediate county, or state agency, c	tely dest	royed upon pa on-public conf	yment of all fidential infor	costs to clerk and that	
APP	PROVED FOR						
Defendant/Attorney for Defendant		Entered this		day of _		, 20	
Deformation to your 2 speciment							

Form EX-1 (Rev. 2003) Distributed to \square TBI , \square ACSD, \square DA, \square ORPD, \square CPD, \square RTPD, \square OSPD, \square DEFT/ATTY, \square THP, \square AC CIVIL PROCESS, \square PD OFFICE, \square TWRA, \square TVA POLICE, \square PSI PROB., \square OTHER

Judge

District Attorney General