STATE C	F NORTH	CAROLINA			<b>)</b>	File No.		
County					In The General Court Of Justice  District Duperior Court Division			
STATE VERSUS  Name And Address Of Defendant/Petitioner (Type Or Print)				PETITION AND ORDER OF EXPUNCTION UNDER G.S. 15A-145 AND G.S. 15A-146 G.S. 15A-145, -146				
Drivers License No.	State	Race	Sex	DC	)B	Social Security No.	Age At Time Of Offense	
Name And Address	Of Arresting Agency			Name And A	Address Of Defel	ndant's Attorney		
File Nos.	File Nos.  Date Of Arrest  Offense Description				Date Of Offense	Disposition	Date Of Disposition/ Conviction	
		PETITIO	N/MOTIC	ON TO EX	PUNGE			
<ol> <li>I was charged with a misdemeanor(s), other than a traffic violation, the file number(s) of which is/are set out above.</li> <li>The charge(s) listed above resulted in a conviction and at the time the offense was committed, I was under the age of 18 (or under the age of 21 if the charge is misdemeanor possession of alcohol in violation of G.S. 18B-302(b)(1)).</li> <li>I have not previously been convicted of any felony or misdemeanor, other than a traffic violation.</li> <li>Those affidavits and statements required by G.S. 15A-145 are incorporated and are attached.</li> <li>I have no outstanding restitution orders, or civil judgments representing amounts ordered for restitution, against me.</li> <li>I have served a copy of this form on the District Attorney.</li> <li>There is a civil revocation record that resulted from the offense(s) I am seeking to expunge.</li> <li>Service of this petition is accepted by the District Attorney pursuant to statute. (Applies only to G.S. 15A-145.)</li> </ol>								
Date			Sigriatur	Signature Of District Attorney				
1. I was numl 2. The 3. I hav 4. I hav  5. Ther	s charged with a noter(s) of which is/accepted above the not previously be not previously read to a civil revocate an application ure information set for	ement pursuant to G.S 1: nisdemeanor(s) or felonylare set out above. ove was/were disposed een convicted of a felonyleceived an expungement ion record that resulted finder the statute identified orth above is a complete	(ies) (or an of by a dis tunder G.S rom the off above and	n infraction of the infraction	under G.S. 1 ling of not gu G.S. 15A-14 m seeking to its required u	ilty or finding of not res 16, G.S. 90-96, or G.S. expunge. under that statute have	ponsible.  90-113.14.  been filed in this case	
Date	Signature					☐ Attorney	Defendant	
		R	EQUEST	BY JUDO	3E			
Please prepar forward this R Courts.	re, certify on the re equest with Crimin	vestigation, P.O. Box everse side, and attach to nal History Record Inform	this Requ	iest any Cri ched, confid	iminal History dentially to: I	Records Officer, Admin		
1	ete the report on t	he reverse side and retur		•		• .	y the SBI, to the Clerk	
Date		g Judge (Type Or Print)			Signature Of Pro	esiding Judge		
1								

CRIMINAL HISTORY RE	CORD INFORMATION							
To Any Presiding Judge In The Above Named County And Court: (Confidential)  I have conducted a search of the criminal records of the North Carolina State Bureau of Investigation and the Federal Bureau of Investigation, based on the information provided by you, which has not been verified by fingerprint comparisons, and certify that  there is no criminal record for the defendant identified on the reverse of this form.  the Criminal History Record Information which is attached is a true and accurate statement of all information contained in the criminal records of the State and Federal Bureaus of Investigation for the defendant identified on the reverse side of this form.								
Date SID No.	Signature Of SBI Official							
REPORT BY ADMINISTRATIVE OFFICE OF THE COURTS								
To Any Presiding Judge In The Above Named County And I have searched the confidential file which contains the names of all persons certify that there is no record under the name of the defendant of any expunction und there is a record under the name of the defendant identified on the revers  Date	granted an expunction or dismissal and discharge in North Carolina and der any statute of North Carolina.							
Date	Signature Or necords Officer							
FINDINGS	OF FACT							
After a hearing on the petition/motion the Court makes the following findings of fact:  1. Petitioner was charged with those offenses indicated on Side One. 2. Said charges were disposed of as indicated in the Petition on Side One. 3. The above referenced charges are related in that they all arose out of the same occurrence or transaction or they were joined for trial and judgment.  4. The above referenced charges occurred within the same 12-month period of time or the charges were dismissed or findings made at the same term of court. (Applies only to G.S. 15A-146.)  5. Petitioner is seeking an expungement under G.S. 15A-145.  The district attorney has been served with a copy of this petition at least ten (10) days prior to this date, has received notice of the hearing and has no objection.  (Prosecutor's Initials)  Petitioner has not previously been convicted of any felony or misdemeanor offense other than a traffic violation.  Petitioner was not convicted of any felony or misdemeanor during the first two years following the date of disposition indicated on Side One.  Petitioner provided affidavits as required by G.S. 15A-145.  Petitioner has no outstanding restitution orders or civil judgments representing amounts ordered for restitution entered against him/her.  6. Petitioner has not previously been convicted of a felony.  Petitioner has not previously received an expungement under G.S. 15A-145, G.S. 15A-146, G.S. 90-96 or G.S. 90-113.14.  7. Other:  8. Petitioner is is is not eligible for an expungement under G.S. 15A-145.  G.S. 15A-146.								
If not eligible, it is because:ORD	DER							
<ul> <li>Therefore, the Court hereby ORDERS:</li> <li>1. The petition is granted and it is ordered that all entries relating to the defendant/petitioner's apprehension, charge or trial shall be expunged from the records of the court, and all law-enforcement agencies bearing record of the same. It is further ordered that the clerk is to forward a certified copy of this order to the AOC, sheriff, chief of police or other arresting agency.</li> <li>2. The petition is denied.</li> <li>3. It is also ordered that all entries relating to the civil revocation that resulted from the expunged offense(s) be expunged from the records of the court, and all law enforcement agencies, including the NC Division of Motor Vehicles, bearing record of the same, and the clerk shall forward a certified copy of this order to the Division of Motor Vehicles.</li> </ul>								
Date Name Of Presiding Judge (Type Or Print)	Signature							
CERTIFICATION BY CLERK								
I certify that this Order is a true and complete copy of the original in this case and it is being forwarded in compliance with the Order.								
Date	Signature							
Name (Type Or Print)	Deputy CSC Assistant CSC Clerk Of Superior Court							

NOTE TO DEFENDANT/PETITIONER: The expungement of your case information from the court's records does not guarantee your case information will be expunged from other sources. Private companies routinely acquire copies of criminal records to sell. Once the record is removed from the court system it may still be available for sale by the private companies. When this happens neither the Court nor the AOC can require the companies to stop selling the information. One course of action you might take is to send the company a certified record check from the clerk's office showing you have no record. Then request the company correct the inaccurate record in its database.