STATE OF SOUTH CAROLINA) IN THE COURT OF GENERAL SESSIONS					
COUNTY OF	ORDER FOR DESTRUCTION OF ARREST RECORDS					
The State of South Carolina v.)) Race Sex Age)) DOB SSN					
Defendant)) SID #					
) Charges were disposed of in the court indicated below:					
AKA) □ Magistrate □ Municipal □ General Sessions)					
	entitled to have all records, including any outstanding bench warrants, relating ealed according to the applicable section of the South Carolina Code of Laws Date of Arrest					
County of Arrest	Arrest Charge					
carrying a penalty of not more than 30 days i not involve an offense involving the operation 5-910 has taken place within three years from	of an offense in magistrate, municipal or general sessions court for a crime mprisonment or a fine of \$1,000, or both, on, that offense did n of a motor vehicle, and no additional criminal conviction as defined by §22-m date of conviction or five years from the date of conviction for first offense g prior to June 4, 2015) or third degree domestic violence under §16-25-20. <i>y if disposed of in that court.</i>)					
involve the exceptions enumerated in § 22-5	d of a first offense as a youthful offender on, that offense did no -920, and no additional criminal conviction as defined by §22-5-920 has taken pletion of his sentence, including probation and parole as a youthful offender					
3, Chapter 53, Title 44 or unlawful possessic additional convictions, to include out-of-state	ted of a first offense simple possession of a controlled substance under Article on of a prescription drug under Section 40-43-86 (EE) on and no convictions, have taken place during a three-year period following completion le. The sentence was completed on					
under Article 3, Chapter 53, Title 44 on	and no additional convictions, to include out-of-state convictions of following completion of his sentence, including probation and parole. The					
, ,	victed of a first offense misdemeanor under the fraudulent check law or onviction as defined by §34-11-90(e) has taken place in one year from date or					
\square § 44-53-450(B). The defendant, who has	not previously been convicted of any offense under Article 3, Chapter					

53, Title 44 or any offense under any state or federal statute relating to marijuana, stimulant, depressant, or

hallucinogenic drugs, successfully com- controlled substance under Section 44-		a conditional discharge of possession of a -53-375(A).
	conviction has taken place for th	st offense failure to stop motor vehicle on ree years after completion of the sentence.
SLED verifies the offense listed above i	s eligible for expungement: \Box Y	es □ No
SLED	Date	
bench warrants, pursuant to the above	e-referenced section be expunge	ubsequent discharge, including associated ed and destroyed and that no evidence of al, county or state agency except as follows:
be retained under seal pursuan agencies for three years and commay retain the information indef § 17-1-40 (C)(1), this order does supplemental reports, and inversand one hundred twenty days, 40 (C)(1); and information retain	It to § 17-1-40, by law enforcement to § 17-1-40, by law enforcement one hundred twenty days, and latinitely under seal for purposes so not require the destruction of estigative files, which statutorily sand may be retained indefinitely ned under seal by law enforcement.	nots and fingerprints of the defendant shall ent, detention, correctional and prosecution aw enforcement and prosecution agencies et forth in § 17-1-40 (B)(1)(a) and (b); under evidence gathered, unredacted incident and shall be retained under seal for three years under seal for purposes set forth in § 17-1-ent, detention, correctional and prosecution is exempt from disclosure, except by court
		Pardon, and Parole Services pursuant to § scharge pursuant to § 44-53-450;
(3) nonpublic information retained 920, § 34-11-90(e), and §44-53		on (SLED) pursuant to § 22-5-910, § 22-5-
	50(F), as well as any nonpublic	ent of Public Safety/Department of Motor records retained by S.C. Commission on
Defense Counsel (if represented)	S.C. Bar No.	
To be completed by Summary Court Ju	dge if charge disposed of in that	t court:
I ATTEST that the defendant is eligible	for expungement pursuant to § 2	22-5-910, § 34-11-90(e), or § 44-53-450(B).
I CERTIFY (check one):		
☐ The defendant was fingerprinted and is statutorily appropriate for expungement		nated with SLED and confirmed the criminal charge
☐ The defendant was not fingerprinted and confirmed that no fingerprints were		rdinated with the arresting law enforcement agency s charge.
Summary Court Judge	Printed/Typed Name	 Date

To be completed by Circuit Solicitor: T applicant is ineligible for expungement (se			sent, or has d	etermined the
☐ Consents (charge dismissed): The cha of successful completion of the Pre-Trial I Program, or any other statutorily authorize covered by this order can legally be expur	ntervention Program, Traffic E ed diversion program operated	Education Progra	am, Alcohol E	ducation
☐ Consents (charge considered dismission office of the Circuit Solicitor do not reflect Solicitor and/or staff has searched, but follow enforcement agency record that show of any such records as evidence of a dism Intervention Program, Traffic Education Folicitors of the dismissal and/or discharge date for the	et that the charge covered by bund no court record, SLED reads a disposition for the charge. In this sal or nolle prosequi unrelated program, Alcohol Education Persons of the date entered below.	this order is cu ecord, prosecut The Circuit Soli ed to successfu Program, or any ow by the Circu	rrently pendin torial agency i icitor interpret il completion c other statutoi	g. The Circuit record, and/or s the absence of the Pre-Tria rily authorized
☐ Declines to consent.				
☐ Determined ineligible for expungement	:.			
Circuit Solicitor	Printed/Typed Name		Date	
IT IS SO ORDERED.				
Circuit Court Judge	Judge Code	1	Date	
For SLED internal use only:				
Expunged by SLED by:	Da	ate:		