ORDER FOR THE EXPUNGEMENT OF State of Tennessee vs		Criminal	/	E PRINT OR TYP
Date Original Case was filed in Clerk's Office General Sessions Docket Number				
In the <u>Criminal / Sessions</u> Court of <u>Kr</u> (Circle One) On the Motion or Petition of	nox Defen	County, Tenness	ee at <u>Knoxvi</u>	lle
Defendant/Arrest Information:				
Defendant (name used at time of arrest)			Race	Sex Date of Bi
Arresting Agency			OCA# (IDN #)	Date of Arrest
Charge 1(As shown on arrest fingerprint card)			SSN#	
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 PUE Annotated provision marked below:	LIC RECOR	DS relating to the offenses listed a	bove expunged accor	ding to the Tennessee Cod
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 Nolle Prosequi entered in case (T.C.A. § 40-32-101) Successful completion of all probation provisions and proceasing 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	,	Provisions relating to Juveniles: Petition alleging delinquenc:Proceedings dismissed after Court as provided in T.C.AAdjudicated not to be a delinChild has reached eighteen (committed a criminal offens such fingerprints were obtai adult would be a felony (T.CPassage of six (6) months fr T.C.A. § 57-3-412(a)(3)(c)	y not filed (T.C.A. § 3 petition is filed or the § 37-1-109 (T.C.A. § 18) years of age and te after reaching sixted in alleged charge C.A. § 37-1-155) from date of liquor law	case transferred to Juvenil 37-1-155) 37-1-155) here is no record that he en (16) years of age, unless which if committed by an violations defined by
It is ordered that all PUBLIC RECORDS relating to such clerk and that no evidence of such records pertaining to such offer retained in accordance with T.C.A. § 10-7-504 and T.C.A. § 38-6	nse be retaine -118.	ove referenced be expunged and individual by any municipal, county, or state	mmediately destroyed e agency, except non-	upon payment of all costs public confidential inform
x		Entered this	day of	
Defendant/Attorney for Defendant				