City of Bossier City	Number		
	Bossier City Court		
VERSUS	Bossier Parish, 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 Item(s) No. _____ the following reasons (check all that apply):

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 has had another record of misdemeanor conviction expunged during the previous five-year period.

The record of arrest and conviction which Mover seeks to have expunged is for operating a motor vehicle while intoxicated and Mover has had another record of arrest and misdemeanor conviction expunged during the previous ten-year period.

Mover has had another record of felony conviction expunged during the previous fifteenyear period.

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.

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

THE	MOTION	IS	HEREBY	GRANTED	for	Item(s)	No.
information of a captioned matter be available to judge who may of prosecuting, statutorily defin requirements of	nny kind mainta r, which record so other persons e request such inf investigating, ned law enforce sex offender re or upon an orde	ined in shall be a command or end command command commend or end command comma	n connection we confidential a a prosecutor, no ion in writing conforcing the crit or administration and notification.	and all actographs, finged ith the Arrest(s)/and no longer connember of a law ertifying that such minal law, for active duties, or ication pursuant of other person for the active series of the context	erprints, or Conviction sidered a penforcem the request in the purpor for the to the pr	n(s) in the a public record ent agency, as for the pur- se of any purpose of povisions of	such above d, nor or a rpose other f the R.S.
expungement by expunge the recinformation of captioned matter considered a pullaw enforcement such request is from purpose of any purpose of the provisions of R. shown, or as other consumples of the provisions	cord of arrest/co any kind main r as they relate t blic record, nor t agency, or a ju for the purpose of other statutoril requirements S.15:541 et seq.	onvict tained to the average with the av	ion and any phenomenate in relation to mover only. The valiable to other who may request ecuting, investigated law enforces offender region an order of the control of the	nted FOR ne individual and inal Procedure A and all actographs, finged the Arrest(s)/Code record shall be a persons except the such information gating, or enforcing terment or administration and no mis Court to any or enforced the such information and no mis Court to any or enforced the such information and no mis Court to any or enforced the such information and no mis Court to any or enforced the such as a such as	agencies agencies erprints, or conviction(s) a prosecuton in writing the crimistrative of offication	yer is entitled, for Item(s) are ordered any other is) in the abit and no lot tor, membering certifying minal law, for pursuant to	No. ed to such cove- conger of a g that or the or the
NAME:(Last	Name)		(First N	Jame)		(MI)	-
DOB: GENDER: SSN (last 4 digit RACE: DRIVER LIC.#: ARRESTING A	_ Female	_Male					
SID# (if availab							
ARREST NUM	BER (ATN):						
AUDICITEN	I NUMBER						

ARREST DATE: _____/____(MM/DD/YYYY)

THUS ORDERED AND SIGNED this	day of	, 20
at, Louisiana.		
JUD	GE	
Print N	Name	
PLEASE SERVE THE FOLLOWING:		
1. District Attorney:(Name and Address)		
Louisiana Bureau of Criminal Identification and Infof Records, 7919 Independence Blvd., Baton Rouge, I		Police, Superintendent
3. Arresting Agency:		
(Name and Address)		
4. Sheriff:(Name and Address)		
5. Attorney for Defendant (or defendant):		
(Name and A	ddress)	
6. Clerk of Court:		
(Name and Address)		
CEDTIFICATE	OE CEDVICE	
CERTIFICATE	OF SERVICE	
Pursuant to LA CCrP Article 979, I hereby Order of Expungement to the named entities as lise, 20, by:		
Placing in U.S. Mail		
Electronic Transmission		
	Deputy Clerk of Court	
	Parish of	