VERSUS

DOCKET NO.
CITY COURT OF HAMMOND
SEVENTH WARD
PARISH OF TANGIPAHOA
STATE OF LOUISIANA
DY CLERK:

FILED:

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 fifteen-year 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 and all		tem(s) No.
to expunge the other such in Conviction(s) in longer consider prosecutor, me information in investigating, statutorily defined of the required provisions of F for good cause	formation of the above ared a public ember of a la writing certify or enforcing ned law en ements of s R.S. 15:541,	any k captione c record aw enfor ying tha g the forceme ex offer et seq.	ind maintaired matter, wid, nor be a reement age to such requirer adminder registrator an	I any photogrand any photogrand in connect the high record shad available to of the part of the part of this Conder of this Connect in the part of the	phs, fingeration with all be confident there personally burpose of the courpose of the courpos	the Arrest(s)/ dential and no ons except a request such prosecuting, of any other the purpose rsuant to the
THE	MOTION IS			NTED FOR	EVELING	CMENT DV
REDACTION entitled to exp	to expunge any other so expunge any other so expunge any other so expunge of the repersons	the reduction the reduch information above ential a except a straig, intority description of R.S.	ecord of ar armation of a e-captioned no longe prosecutor, information investigating, efined law exerts of sex 15:541 et se	rest/conviction any kind maint matter as they er considered a member of a l n writing certify or enforcing the nforcement or offender regis	dual and riminal Pro and any tained in relate to the apublic reaw enforce ying that she criminal administration arorder of thi	the mover is cedure Article all agencies photographs, relation to the ne mover only. Ecord, nor be ement agency, uch request is I law, for the tive duties, or and notification
(Last Na	me)		(First I	Vame) :		(MI)
DOB:	_//		(MM/D[D/YYYY)		
GENDER:	Female	Mal	е			
SSN (last 4 dig	its): XXX-XX-					
RACE:						
DRIVER LIC.#:	_					
ARRESTING A	GENCY:					
SID# (if availab	le):					
ARREST NUM	BER (ATN):_					
AGENCY ITEM	NUMBER: _					

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

THUS ORDERED AND SIG	GNED this,
20 at	, Louisiana.
	JUDGE
	00001
	Print Name
PLEASE SERVE THE FOLLOWIN	IG:
1. District Attorney:	s)
(Name and Address	3)
	entification and Information: <u>Louisiana State Police,</u> ndependence Blvd., Baton Rouge, LA 70806
3. Arresting Agency:	ess)
4. Sheriff:	ess)
(Name and Address)	
5. Attorney for Defendant (or defen	dant):
	(Name and Address)
6. Clerk of Court:	
(Name and Address)	
CERT	TIFICATE OF SERVICE
foregoing Order of Expungemer	cle 979, I hereby certify that I have served the named entities as listed above on this, 20, by:
Placing in U	J.S. Mail
Electronic T	ransmission
	Donuty Clark of Carret
	Deputy Clerk of Court
	Parish of