

ORDER OF EXPUNGEMENT

(Section 15-27-1 et.seq., Code of Alabama 1975)

Case No.

The Clerk is **DIRECTED** to provide a copy of the criminal history record and petition to expunge with this Order to the Alabama Law Enforcement Agency (ALEA) electronically or by U.S. Mail;

It is Further Ordered that all proceedings related to the above listed charges are **DEEMED NEVER TO HAVE OCCURRED**.

VIOLATION OF THIS ORDER IS PUNISHABLE UNDER ALABAMA LAW.

“AN INDIVIDUAL WHO KNOWS AN EXPUNGEMENT ORDER WAS GRANTED PURSUANT TO THIS CHAPTER [§ 15-27] AND WHO INTENTIONALLY AND MALICIOUSLY DIVULGES, MAKES KNOWN, REVEALS, GIVES ACCESS TO, MAKES PUBLIC, USES, OR OTHERWISE DISCLOSES THE CONTENTS OF AN EXPUNGED FILE WITHOUT A COURT ORDER, OR PURSUANT TO A PROVISION OF THIS CHAPTER, SHALL BE GUILTY OF A CLASS B MISDEMEANOR.” Ala. Code § 15-27-16(a) (1975).

¹Including Alabama law enforcement records except privileged presentence or postsentence investigation reports produced by the Alabama Board of Pardons and Paroles and its officers, records, documents, databases, and files of the district attorney and the Office of Prosecution Services. Ala. Code § 15-27-6(a) (1975).

OR:

[] After reviewing the Petition for the Expungement of Records submitted by the Petitioner in this case, the Court makes the following findings of fact:

This Court is NOT reasonably satisfied from the evidence that the Expungement Petition should be granted; therefore, it is **ORDERED** that **this petition for expungement is denied**.

Date the Petition is [] **GRANTED** or [] **DENIED** _____.

CIRCUIT JUDGE