STATE OF SOUTH CAROLINA) IN THE MAGISTRATE/MUNICIPAL COURT		
COUNTY/MUNICIPALITY OF) ORDER FOR DESTRUCTION OF ARREST RECORDS		
THE STATE OF SOUTH CAROLINA) Nace	Sex	Ane
V.) DOB	SSN	Age
)		
Defendant)) Cha	rges were disposed of in t	he court indicated below:
))	
AKA)		
the jurisdiction of this Court was ended by dismissal, <i>nolle</i> pand the defendant is entitled to have all records, include expunged and destroyed pursuant to §17-22-950 and/or sea	ling any outstand	ing associated bench wa	rrants, relating to this offens
	e of rest	Place of Arrest	County, S.C.
Arrest Charge			
Warrant/Ticket/Courtesy Date Summons No. Arr	e of rest	Place of Arrest	County, S.C.
program operated by a solicitor's office. The dismissal did is pending in summary court and a court of general sessions the I find that §17-22-950 has been complied with as follows:	nat arise out of the		accused does not have charge
☐ The defendant was fingerprinted.	vs (check one).		
☐ The defendant was not fingerprinted. The pursuant to §17-22-950(B).	defendant has m	ade application to the su	mmary court for expungemer
IT IS ORDERED that all records relating to such arreincluding associated bench warrants, pursuant to the above such records pertaining to such charge shall be retained by booking record, associated bench warrants, mug shots, and 1-40, by law enforcement, detention, correctional and protenforcement and prosecution agencies may retain the informand (b); pursuant to §17-1-40 (C)(1), this order does not supplemental reports, and investigative files, which statuted days, and may be retained indefinitely under seal for purpose enforcement, detention, correctional and prosecution agend disclosure, except by court order. Criminal charges must be from the disposition date.	re-referenced section any municipal, could fingerprints of the secution agencies reaction indefinitely of require the desprily shall be retained ses set forth in §1 cies pursuant to §	on be expunged and desunty or state agency, exceeded defendant shall be retain for three years and one younder seal for purposes struction of evidence gathed under seal for three 7-1-40 (C)(1); and information of a public in	troyed and that no evidence of ept for the following: arrest and and under seal pursuant to \$17 hundred twenty days, and lawaset forth in \$17-1-40 (B)(1)(and ered, unredacted incident and years and one hundred twent ation retained under seal by lawasers.
Arresting Officer/Prosecutor/Affiant (Circle One) (To Verify Accuracy of Disposition)	N	ame of Defense Counsel a	nd SC Bar # (if represented)
Printed/Typed Judge Name		udge Signature and Judge	Code
Signed this day of, 20	_		
For SLED internal use only: Expunged by SLED by:		Nato·	
. J. Jan Internal and only. Expanged by Jeep by.		Date	