IN THE COUNTY COURT OF THE TWENTIETH JUDICIAL CIRCUIT

IN AND FOR LEE COUNTY, FLORIDA

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| State of Florida Plaintiff(s),vs. Defendant(s).\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/ |  | CASE NO.: |  |
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|  | JUDGE: | H Andrew Swett |
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 ORDER TO EXPUNGE RECORDS PURSUANT TO FLORIDA STATUTE 943.0585 AND FRCP 3.692

**THIS CAUSE** having come on to be heard before me this date on Petitioner’s Petition to Expunge Records concerning the Petitioner’s arrest on \_\_\_\_\_\_\_\_\_\_\_\_\_\_, by the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and the Court having heard argument of counsel and being otherwise advised in the premises, the Court hereby finds:

1. The Petitioner has never been previously adjudicated guilty of a criminal offense or comparable ordinance violation nor adjudicated delinquent for committing a felony or a misdemeanor specified in section 943.051(3)(b), Florida Statutes.
2. The Petitioner was not adjudicated guilty of nor adjudicated delinquent for committing any of the acts stemming from the arrest or criminal activity to which the instant petition pertains.
3. The Petitioner has not secured a prior records expunction or sealing.
4. This record has either been sealed for at least 10 years; or no indictment, information, or other charging document was ever filed in this case against the petitioner; or an indictment, information, or other charging document filed against the defendant was dismissed by the prosecutor or the Court.
5. A Certificate of Eligibility issued by the Florida Department of Law Enforcement accompanied the instant petition for sealing non-judicial criminal history records.

**ORDERED AND ADJUDGED** that the Petition to Expunge Records is Granted. All court records pertaining to the above-styled case shall be expunged in accordance with the procedures set forth in Florida Rule of Criminal Procedure 3.692; and it is further

**ORDERED AND ADJUDGED** that the clerk of this court shall forward a certified copy of this Order to the State Attorney, special prosecutor, or statewide prosecutor and the arresting agency of the Petitioner, and also the Sheriff of Lee County, who will comply with the procedures set forth in section 943.0585 of the Florida Statutes, and appropriate regulations of the Florida Department of Law Enforcement, and who will further forward a copy of this Order to any agency that their records reflect has received the instant criminal history record information; and it is further

**ORDERED AND ADJUDGED** that the arresting agency shall expunge all information concerning indicia of arrest or criminal history record information regarding the arrest or alleged criminal activity to which this petition pertains in accordance with the procedures set forth in section 943.0585, Florida Statutes, and Florida Rule of Criminal Procedure 3.692.

All costs of certified copies involved herein are to be borne by the Petitioner.

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| **DONE AND ORDERED**, in Chambers at Fort Myers, Lee County, Florida.  |

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| Electronic Service via State eFile Portal: State Attorney 20th Circuit <eService@sao20.org>Petitioner email address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_FDLE seal-expunge@fdle.state.fl.us LCSO correctionsrecordsmanagementunit@sheriffleefl.org  |

Clerk of Court to provide copies to:

FDLE seal-expunge@fdle.state.fl.us

LCSO correctionsrecordsmanagementunit@sheriffleefl.org

Arresting Agency