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| STATE OF INDIANA | ) |  |
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| \_\_\_\_\_\_\_\_\_\_\_\_ COUNTY | ) | CAUSE NO: |

IN THE MATTER OF:

A DELINQUENT CHILD

**ORDER GRANTING AUTOMATIC EXPUNGEMENT OF CERTAIN JUVENILE OFFENSES**

Comes now the Court on its own motion, pursuant to I.C. 31-39-8-3.5, without hearing, finds and orders as follows:

­­­­­­­­­­­­­­­1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_[name] born on \_\_\_\_\_\_\_\_\_\_\_\_\_ [birth date] was adjudicated a delinquent child on \_\_\_\_\_\_\_\_\_\_\_\_\_ [adjudication date] for the following offenses, which are not felonies or a violation of I.C. 35-47-2 or I.C. 35-47-10:

[LIST OFFENSES]

2. [Select which ever event is later]

\_\_\_ Said child is now at least nineteen years of age.

\_\_\_ Said child was discharged by this Court on \_\_\_\_\_\_\_\_\_\_ which was more than one year ago.

As such, the Court ORDERS that all law enforcement agencies and each person who provided treatment for the above named delinquent child under an order of the court, shall send records, whether paper or electronic to the Court to be destroyed.

The Court further ORDERS that all records shall be destroyed and that electronic data from said Court records shall be maintained by the Court only on a secure database that does not enable identification of the child to the public or another person not having legal or statutory authority to access said records. The records maintained by the Court may be used only for statistical analysis, research, and financial auditing purposes.

So ORDERED on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Judge

Distribution [ADD ADDITIONAL PARTIES/ENTITIES]:

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Prosecutor

Juvenile

Juvenile’s counsel