JUDGMENTS & ORDERS

JUDGMENTS & ORDERS

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		CAUSE NUMBER:	
S	TATE OF TEXAS VS.	§ §	IN THE MUNICIPAL COURT CITY OF
		\$ §	COUNTY, TEXAS
		JUDGMENT	
(by	On this theday of rattorney) (in person) (by mail) ring heard the evidence		n the above numbered and entitled cause appeared (not guilty) and waived a jury trial; and the Court, Defendant guilty of the offense of
tha from	The Defendant being found gu t the State of Texas, for the use m the Defendant the fine in the e are \$	ilty and assessed a fine of \$, it is and benefit of the City of, plus any	s therefore Ordered and Adjudged by the Court
	having inquired whether the d costs, the Judge determines the DOES have sufficient resources.	lefendant has sufficient resources or incom	
	and costs, it is hereby Ordere ☐ The Defendant pay the fine ☐ The Defendant pay the fine ☐ part of this judgment. ☐ The Defendant discharge t ☐ incorporated as part of this ☐ (All) (Part) of the fine ar	d that (check one or a combination of the jet and costs by	
	The Defendant is hereby Ord ☐ immediately. ☐ by ☐ at designated intervals. See	ered to pay the fine and costs:, 20 e attached Installment Agreement Order inc	orporated as part of this judgment.
	(If sentence in addition to pay	ment of fine is authorized) It is further O	rdered that the Defendant shall
			_ no later than,
	20		
	The Defendant is hereby Ord the victim in this case. Said re	ered to pay restitution in the amount of \$ estitution to be paid by	to
	after the commission of the of		or another offense and the confinement occurred nt is granted credit in the following amount (not

JUDGMENT: JURY WAIVED - GUILTY (2 OF 2) (Art. 45.041, C.C.P.)

It is further Ordered and Adjudged that in the event placed in jail, pursuant to Article 45.048(b) of the Code commitment hearing is first conducted, the Defendant remark the following rate:	of Criminal Procedure, the Court specifies	that, provided a
hours (not less than 8 or more than 24) to earn (minimum dollar amount \$150) to satisfy the firm	ne and costs.	
(municipal court seal)	Judge, Municipal Court City of	Date
		County, Texas

Editor's Note: The judge may not require a defendant who is under the conservatorship of the Department of Family and Protective Services or in extended foster care to pay any amount of the fine and costs. The judge may require the defendant to perform community service. Article 45.041(b-6), C.C.P.

JUDGMENTS & ORDERS 11/23 TMCEC 2024 FORMS BOOK 150

JUDGMENT: JURY WAIVED - GUILTY (JUVENILE) (Art. 45.041, C.C.P.)

	CAUSE NUMBER:	<u></u>
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	JUDGMENT	
(with a parent or guardian) (presence of presentation by an attorney waived), a heard the evidence and arguments, finds	parent or guardian waived after diligence unnumber of the diligence und entered a plea of (guilty) (no contest) (e above numbered and entitled cause appeared in person, used to obtain presence), (was represented by an attorney) not guilty) and waived a jury trial; and the Court, having
		therefore Ordered and Adjudged by the Court that the, Texas, does have and recover from the Defendant be paid, which as of this date are \$
It is hereby Ordered that (check on	e or a combination of the following):	
judgment.		Installment Agreement Order incorporated as part of this service or attending tutoring. See attached Tutoring or
Community Service Addendum (All) (Part) of the fine and costs Defendants and for Children in	- Juveniles incorporated as part of this judg s in the amount of are waived. See attach acorporated as part of this judgment.	gment. ned Waiver of Payment of Fines and Costs for Certain
The Berendant attend	See attached Optional Orders Applicable	to Juveniles incorporated as part of this judgment.
	Judg	ge, Municipal Court Date
(municipal court seal)	City	of
		County, Texas

Editor's Note: The judge may order any of the general optional orders applicable to juveniles under Article 45.057 of the Code of Criminal Procedure and/or may allow the defendant to discharge the fines/costs through community service or tutoring under Article 45.0492 of the Code of Criminal Procedure. Attach to this Order the applicable Optional Orders Applicable to Juveniles form or Community Service/Tutoring Addendums.

The judge may not require a defendant who is under the conservatorship of the Department of Family and Protective Services or in extended foster care to pay any amount of the fine and costs. The judge may require the defendant to perform community service. Article 45.041(b-6), C.C.P.

		CAUSE NUMBER:	
S	ΓΑΤΕ OF TEXAS VS.	§ §	IN THE MUNICIPAL COURT CITY OF
		§ §	COUNTY, TEXAS
		JUDGMENT	
	On this the day of person and entered a plea of not g and the Defendant:	, 20, the Defendant i uilty and demanded a jury trial; and th	n the above numbered and entitled cause appeared e jury, having heard the evidence and arguments,
	Guilty of the offense of	and the ju	ry assessed a fine of \$
	Guilty of the offense of	and the Co	ourt assesses a fine of \$
\$			of Texas, for the use and benefit of the City of the Defendant the fine in the amount of this date are \$
	whether the defendant has suffic determines that the Defendant: DOES have sufficient resources		
	•	dant does not have sufficient resources that <i>(check one or a combination of the check o</i>	or income to immediately pay all or part of the fine following):
	part of this judgment. ☐ The Defendant discharge the incorporated as part of this jud ☐ (All) (Part) of the fine and cost	fine and costs by performing communit dgment.	
	The Defendant is hereby Order	ed to pay the fine and costs:	
	 immediately. by at designated intervals. See the 	, 20 e attached payment order incorporated a	as part of this judgment.
	(If sentence in addition to payme		ordered that the Defendant shall, 20 .

JUDGMENT: AFTER JURY VERDICT (2 OF 2) (Art. 45.041, C.C.P.) The Defendant is hereby **Ordered** to pay restitution in the amount of \$_____ the victim in this case. Said restitution to be paid by ☐ The Defendant was confined in jail or prison while serving a sentence for another offense and the confinement occurred after the commission of the offense now before the court. The Defendant is granted credit in the following amount (not less than \$150 per day of confinement): \$ It is further Ordered and Adjudged that in the event the Defendant defaults in the discharge of this judgment and is placed in jail, pursuant to Article 45.048(b) of the Code of Criminal Procedure, the Court specifies that, provided a commitment hearing is first conducted, the Defendant remain in jail a sufficient length of time to satisfy the fine and costs at the following rate: hours (not less than 8 or more than 24) to earn (minimum dollar amount \$150) to satisfy the fine and costs. Judge, Municipal Court Date City of_____ (municipal court seal)

County, Texas

Editor's Note: The judge may not require a defendant who is under the conservatorship of the Department of Family and Protective Services or in extended foster care to pay any amount of the fine and costs. The judge may require the defendant to perform community service. Art. 45.041(b-6), C.C.P.

JUDGMENT: AFTER JURY VERDICT (JUVENILE) (Art. 45.041, C.C.P.)

		CAUSE NUMBER:	
STA	TE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.		§	CITY OF
		§	COUNTY, TEXAS
		JUDGMENT	
(repre			above numbered and entitled cause appeared in person, sed to obtain presence), (was represented by an attorney) ded a jury trial; and the jury, having heard the evidence
□ G	Guilty of the offense of	and the jury asso	essed a fine of \$
□ G	Guilty of the offense of	and the Court as	sesses a fine of \$
	ny and all costs required to be paid, we is hereby Ordered that (check one of	rhich as of this date are \$	
	judgment. The Defendant discharge the fine Community Service Addendum - J (All) (Part) of the fine and costs in Defendants and for Children inco	and costs by performing community uveniles incorporated as part of this judg the amount of are waived. See attacher proprieted as part of this judgment.	ed Waiver of Payment of Fines and Costs for Certain
L	See	attached Optional Orders Applicable	to Juveniles incorporated as part of this judgment.
		Judg	e, Municipal Court Date
	(municipal court seal)	City	of
	, ,	,	County, Texas

Editor's Note: The judge may order any of the general optional orders applicable to juveniles under Article 45.057, C.C.P., and/or may allow the defendant to discharge the fines/costs through community service or tutoring under Article 45.0492, C.C.P. Attach to this Order the applicable Optional Orders Applicable to Juveniles form or Community Service/Tutoring Addendums.

The judge may not require a defendant who is under the conservatorship of the Department of Family and Protective Services or in extended foster care to pay any amount of the fine and costs. The judge may require the defendant to perform community service. Article 45.041(b-6), C.C.P.

JUDGMENT: FORFEITURE OF CASH BOND IN SATISFACTION OF FINE (Art. 45.044, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	JUDGMENT	
appearance according to the terms of the la 20, Defendant failed to appear as orde Thereby, the Court finds the Defend conviction is hereby entered against the Dishereby forfeited to satisfy the fine and or	Defendant's release. Further, this Court is cred in the terms of (his)(her) release. ant guilty of the offense of	efendant,, posted endere and a waiver of jury trial conditional on (his)(her) finds, that on this the day of, and Defendant's release, the cash bond posted with this Court mmediately by regular mail to the Defendant's last known
Defendant:		
You are hereby notified that on the has been entered against you in the abforfeiture of the cash bond posted in this	day of ove styled cause for the offense of case satisfies the fine and costs in this ca	, 20, a judgment of conviction and forfeiture of bond The ase.
	inst you. If you timely make this motion	for new trial not later than the 10th day after the date the n for new trial, this Court shall grant your motion and you nd waiver of jury trial.
	Juc	lge, Municipal Court Date
(municipal court seal)	Cit	y of
	_	County, Texas

JUDGMENT: NOT GUILTY (ADULT AND JUVENILE)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	JUDGMENT OF ACQUIT	TAL
and arguments, finds the Defendant not g It is therefore Ordered and Adjudg	guilty of the offense of	t in the above numbered and entitled cause appeared (by jury trial; and the (Court)(jury), having heard the evidence ———————————————————————————————————
	Judge, M	Municipal Court Date
(municipal court seal)	City of	
		County, Texas

ORDER TO REFUND CASH BOND (Art. 17.02, C.C.P.)

	CAUSE NUMBER:		
STATE OF TEXAS	§	IN THE MUN	NICIPAL COURT
VS.	§	CITY OF	
	§		COUNTY, TEXAS
	ORDER		
This Court finds that posted to secure the Defendant's appearance refunded to any person in the name of whom if a receipt was issued to the Defendant, or	e in this cause. It is hereby Ordered in a receipt was issued, in the amount re	that the cash bond posted in effected on the face of the receip	the above styled case be t, including the Defendant
	Judge, M	Iunicipal Court	Date
(municipal court seal)	City of _		
			County, Texas

DISMISSAL BY THE COURT: COMPLIANCE DISMISSAL (1 OF 2)

		CAUSE NUMBER	₹:	
STAT	E OF TEXAS	§		IN THE MUNICIPAL COURT
VS.		§		CITY OF
		§		COUNTY, TEXAS
		ORDER OF	DISMISSAL	
		lay ofented evidence of remedying a defect. The For the reason:	_, 20, the Defendant erefore, the above number	t appeared in the above numbered and ed and styled cause is dismissed on the
	first court ap	resented evidence of remedied expired dr pearance, whichever is later. (Sec. 521.02 o ordered that the Defendant pay a \$	6, T.C.)	
	not later than The De	resented evidence of remedied driver's lice 20 working days after the date of the offerfendant paid a \$ reimbursement fee is waived in the interest of justice.	ense. (Sec. 521.054, T.C.)	ss or name on his or her driver's license
	condition that	resented evidence that the defendant's det was surgically or otherwise medically come or endorsement before the Defendant ent fee/fine/fee* (up to \$10). (Sec. 521.221)	rrected before the date of that's first court appearance	ne offense or was in error; DPS removed
	court appears 502.407, T.C	resented evidence of remedied expired regarder, whichever is later, and proof of paymes.) o ordered that the Defendant pay a \$	nent of a late registration fe	e to the county assessor-collector. (Sec.
	establishing	resented evidence of a registration insign that the vehicle was registered for the per reimbursement fee/fine/fee* (up to \$10)	iod during which the offer	
	the vehicle	resented evidence of remedied registration has been registered before the Defenda ent fee/fee* (up to \$10). (Sec. 502.473, T.C.)	nt's first court appearanc	
	department,	resented evidence of remedied registration and is in effect for the current period, beformbursement fee/fine/fee* (up to \$10). (Se	re the Defendant's first co	· · · · · · · · · · · · · · · · · · ·
	_	resented evidence of remedied license plefendant's first court appearance, and the I 3, T.C.)		
	readability b the departme	resented evidence of remedied license plate efore the Defendant's first court appearant that was attached to the vehicle, establ- was committed, and the Defendant paid a	ice, the Defendant showed shing that the vehicle was	If that the vehicle was issued a plate by registered for the period during which

DISMISSAL BY THE COURT: COMPLIANCE DISMISSAL (2 OF 2) Defendant presented evidence of remedied defective equipment before the Defendant's first court appearance, the offense did not involve a commercial motor vehicle, and the Defendant paid a \$\frac{1}{2}\$ reimbursement fee/fine/fee* (up to \$10). (Sec. 547.004, T.C.)

Defendant presented evidence of remedied expired disabled park Defendant's first court appearance, whichever is later. The disable days, and the Defendant paid \$reimbursement fee/fine/fee* (a	ed parking placard was not expired for more than 60
Defendant presented evidence of a driver's license issued to the detath that was valid at the time of the offense. (Sec. 521.025, T.C.)	fendant, appropriate for the type of vehicle operated,
☐ It is also ordered that the Defendant pay a \$ fee (up to \$	810).
Defendant presented satisfactory evidence to the Court of valid pro T.C. that was valid and in effect at the time of the offense. (Sec. 60	
[For Offenses Committed before March 1, 2015] Defendant present 20 working days or before the Defendant's first court appearance, vexpired for more than 60 days, and the Defendant paid a \$ feet	whichever is later. The inspection certificate was not
Defendant presented evidence of a passing vehicle inspection report (operating a vehicle without complying with inspection requirement the Defendant's first court appearance date, whichever is later at deadline provided by Chapter 548, T.C., Chapter 382, H.S.C., or the rules regarding inspection requirements. (Sec. 548.605, T.C.)	ts as certified under Section 548.256, T.C.) or before nd (2) within 40 working days after the applicable
☐ It is also ordered that the Defendant pay a \$ reimbursen	nent fee/fine/fee (up to \$20).
[For Offenses Committed on or after January 1, 2016] Defendant p or driver's license] that was issued to the defendant and was valid w	
☐ It is also ordered that the Defendant pay a \$ fee (up to \$	<i>S10</i>).
	Judge, Municipal Court Date
(municipal court seal)	City of
	County, Texas

Editor's Note: With the few exceptions referenced in this form and under the provisions detailed in the Deferred Proceedings, local trial courts generally do not have the authority to unilaterally dismiss charges without a prosecutor's motion.

*In 2019, Senate Bill 346 renamed 10 compliance dismissal fees as fines. In 2021, Senate Bill 1923 renamed many of the fines as reimbursement fees. Generally, if an offense was committed prior to January 1, 2020, the appropriate name for the money paid as part of a compliance dismissal is a fee; if the offense was committed on or after January 1, 2020 but before September 1, 2021, it is a fine; and if committed after September 1, 2021, it is a reimbursement fee.

JUDGMENTS & ORDERS 11/23 TMCEC 2024 FORMS BOOK 159

JUDGMENT: DRIVING OR OPERATING WATERCRAFT UNDER THE INFLUENCE OF ALCOHOL BY MINOR – GUILTY (Sec. 106.041, A.B.C.)

		CAUSE NUMBER	:		
S	TATE OF TEXAS	§		IN THE M	UNICIPAL COURT
VS.		§		CITY OF	
		§			COUNTY, TEXAS
		JUDG	MENT		
		, 20, the Defendar of guilty) and (waived)(did not waive) a jury to of Driving or Operating Watercraft Under the			
the \$	The Defendant being four use and benefit of the C, plus any and	nd guilty and assessed a fine of \$, in ity of, Text all costs required to be paid, which as of this	t is therefore Or as, does have a date are \$	dered and Adjudged by the ond recover from the Defendence.	Court that the State of Texas, for lant the fine in the amount of
	whether the defendant the Defendant: DOES have sufficie	entered a plea in open court as provided has sufficient resources or income to immediately pay afficient resources or income to immediately pay afficient resources or income to immediate	rediately pay a	Il or part of the fine and coshhe fine and costs.	
	is hereby Ordered tha ☐ The Defendant pay th ☐ The Defendant pay th ☐ The Defendant disch judgment. ☐ (All) (Part) of the fin	the Defendant does not have sufficient ret (check one or a combination of the following fine and costs by	owing):, 20 ached Installmentity service. See	nt Agreement Order incorporat attached Community Service (ed as part of this judgment. Order incorporated as part of this
	☐ immediately	Ordered to pay the fine and costs:	as part of this ju	dgment.	
	education program,] no l	at the Defendant present to the Court eviden ater than, 20 (Enter on first conviction of offenses listed in Sec.	a date that is w	ithin 90 days of the date of fir	program or a substance misuse al conviction. Sec. 106.115(c),
	The Court further finds the Defendant. (Optional) In misuse education program 20	at the Defendant is younger than 18 years of a tis therefore Ordered that with the Defendant and present to the Court of the Cour	ge and thatevidence of com	attend the above-mentioned pletion of the course no later the	is the (parent)(guardian) of the alcohol awareness or substance nan,
	The Defendant is further hours of alcohol-	Ordered to return to this Court no later the related community service at	nn	, 20 with evidence the	at the Defendant has completed
issu		comply with the orders of this judgment issue or permit issued to the Defendant.	ed, the Court sh	all order the Department of P	ublic Safety to suspend or deny
				Judge, Municipal Court	Date
	(mun	icipal court seal)		City of	
					County, Texas
It is		Defendant completed the <i>alcohol awareness/s</i> e fine ordered to be paid on l.			
				Judge, Municipal Court	Date
	(mun	icipal court seal)		City of	
					County, Texas

 $\label{lem:possession} JUDGMENT: POSSESSION, PURCHASE, CONSUMPTION, OR RECEIPT OF CIGARETTES, E-CIGARETTES, OR TOBACCO PRODUCTS BY MINOR – GUILTY (Secs. 161.252 and 161.253, H.S.C.) (10f 2)$

		CA	USE NUMBER:		
ST	ATE OF TEXAS		§		NICIPAL COURT
VS.			§		
			§		COUNTY, TEXAS
			ORDER		
in p	erson, entered a p	olea of (guilty)(no contest	, 20, the Defendant)(not guilty), and (waived)(rguments, finds the	(did not waive) a jury trial	; and the (Court)(jury),
that fron	The Defendant be the State of Texa the Defendant the	sing found guilty and assests for the use and benefit one fine in the amount of \$_	sed a fine of \$, it of the City of, plus an	is therefore Ordered and , Texas, y and all costs required to b	Adjudged by the Court does have and recover pe paid.
	It is further Ord the Defendant is	lered that the Defendant pordered to present to t	pay all costs; however, the combined his Court evidence of combined Health no later than	execution of this sentence pletion of an e-cigarette a	(fine) is suspended and and tobacco awareness
	(Optional) It is the tobacco awareness	nerefore Ordered that ss program with the Defer	ndant and present to the Counter same completion date a	attend the above-meant evidence of completion	entioned e-cigarette and
	therefore Order Defendant is Ord	ed that the Defendant par lered to return to this Cou	y the court costs; however, art no later than and tobacco-related commu	execution of this sentence, 20 with evidence	e is suspended and the that the Defendant has
	(municipal court s	eal)	_	nicipal Court	Date
			City of		County, Texas
			FINAL JUDGMENT		
			and tobacco awareness prog I further liability for the abo		
	27.16(a)) and the		ndant having entered a plea tether the defendant has suf- mines that the Defendant:		
			ne to immediately pay all or princome to immediately pay		sts.

PRODUCTS BY MINOR – GUILTY (Secs. 161.252 and 161.253, H.S.C.) (2 of 2) ☐ The Defendant failed to complete (an e-cigarette and tobacco awareness program) (e-cigarette and tobacco-related community service) as ordered by this Court. It is therefore **Ordered and Adjudged** by the Court that the Defendant pay the fine: \square immediately. □ by at designated intervals. See the attached payment order incorporated as part of this judgment. as otherwise specified below. ☐ (Case filed as a subsequent offense) The Defendant completed the (e-cigarette and tobacco awareness program) (e-cigarette and tobacco-related community service) as ordered by this Court. It is therefore Ordered and Adjudged by the Court the Defendant pay (the fine initially assessed) (the amount of \$, which is not less than one-half of the fine assessed): ☐ immediately. □ by at designated intervals. See the attached payment order incorporated as part of this judgment. \square as otherwise specified below. Having determined that the Defendant is 17 or older and **does not** have sufficient resources or income to immediately pay all or part of the fine and costs, it is **hereby Ordered** that (check one or a combination of the following): ☐ The Defendant pay the fine and costs at designated intervals. See attached Installment Agreement Order incorporated as part of this judgment. ☐ The Defendant discharge the fine and costs by performing community service. See attached Community Service Order incorporated as part of this judgment. ☐ (All) (Part) of the fine and costs in the amount of are waived. See attached Waiver of Payment of Fines and Costs for Certain Defendants and for Children incorporated as part of this judgment. ☐ Having determined that the Defendant is under 17 years old, it is **hereby Ordered** that (check one or a combination of the following): part of this judgment. ☐ The Defendant discharge the fine and costs by performing community service or attending tutoring. See attached Tutoring or Community Service Order incorporated as part of this judgment. ☐ (All) (Part) of the fine and costs in the amount of are waived. See attached Waiver of Payment of Fines and Costs for Certain Defendants and for Children incorporated as part of this judgment. ☐ The Defendant attend See attached Optional Orders Applicable to Juveniles incorporated as part of this judgment. Judge, Municipal Court Date (municipal court seal) City of County, Texas Editor's Note: If the Defendant is 17 or older, attach a Judgment/Jail Credit Addendum.

JUDGMENT: POSSESSION, PURCHASE, CONSUMPTION, OR RECEIPT OF CIGARETTES, E-CIGARETTES, OR TOBACCO

For the purposes of Subtitle H of the H.S.C. (Distribution of Cigarettes, E-Cigarettes, or Tobacco Products), "minor" means a person under 21 years of age.

JUDGMENT: PURCHASE OF ALCOHOL BY MINOR, ATTEMPT TO PURCHASE ALCOHOL BY MINOR, CONSUMPTION BY MINOR, MINOR IN POSSESSION OF ALCOHOL, MISREPRESENTATION OF AGE BY MINOR – GUILTY (Secs. 106.071 and 106.115, A.B.C.) (10f 2)

		CAUSE NUMBER:	<u></u>
\mathbf{S}	TATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.		§	CITY OF
		§	COUNTY, TEXAS
		JUDGMENT	
	ered a plea of (guilty)(no contest)(not gu	, 20, the Defendant in the abuilty), and (waived)(did not waive) a jury to f the offense of	ove numbered and entitled cause appeared in person, rial; and the (Court)(jury), having heard the evidence
Sta the	The Defendant being found guilty and te of Texas, for the use and benefit of the fine in the amount of \$	assessed a fine of \$, it is then ne City of, plus any and all costs required to be p	efore Ordered and Adjudged by the Court that the _, Texas, does have and recover from the Defendant paid, which as of this date are \$
	the defendant has sufficient resources	or income to immediately pay all or par	by Article 27.14(a) or 27.16(a)) and inquired whether to f the fine and costs, the judge determines that the diately pay all or part of the fine and costs.
	 is hereby Ordered that (check one or or	a combination of the following): sts by, 20 sts at designated intervals. See attached Ins and costs by performing community service the amount of are waived. See attached	e to immediately pay all or part of the fine and costs, it tallment Agreement Order incorporated as part of this See attached Community Service Order incorporated Waiver of Payment of Fines and Costs for Certain
	The Defendant is hereby Ordered to p ☐ immediately. ☐ by	pay the fine and costs: 20 ched payment order incorporated as part of	`this judgment.
			ompletion of [an alcohol awareness program or a ter a date that is within 90 days of the date of final
	The Court further finds that the Def (parent)(guardian) of the Defendant. mentioned <i>alcohol awareness or subs</i> completion of the course no later than	(Optional) It is therefore Ordered that stance misuse education program with t	and that is the attend the above-he Defendant and present to the Court evidence of
	The Defendant is further Ordered to r has completed hours of alcohol	eturn to this Court no later than	ty service at with evidence that the Defendant
The	e Department of Public Safety is hereby	Ordered to: (select one)	
	suspend the Defendant's driver's licens	se for days effective the 11th da	y after the date of this judgment.
	deny the issuance of a driver's license judgment.	e or permit to the Defendant for	days effective the 11th day after the date of this
		Judge, N	unicipal Court Date
	(municipal court seal)	City of _	
			County Toyos

JUDGMENT: PURCHASE OF ALCOHOL BY MINOR, ATTEMPT TO PURCHASE ALCOHOL BY MINOR, CONSUMPTION BY MINOR, MINOR IN POSSESSION OF ALCOHOL, MISREPRESENTATION OF AGE BY MINOR - GUILTY (Secs. 106.071 and 106.115,

JUDGMENT: ELECTRONIC TRANSMISSION OF CERTAIN VISUAL MATERIAL DEPICTING MINOR BY 17-YEAR-OLD DEFENDANT - GUILTY (Art. 45.061, C.C.P.)

	CAUSE NUMBER: _		
STATE OF TEXAS	§	IN T	THE MUNICIPAL COURT
VS. §		CIT	Y OF
	§		COUNTY, TEXAS
	JUDGM	ENT	
On this theday of (with a parent or guardian) (presence contest)(not guilty) and (waived)(did Defendant guilty of the offense of	of parent or guardian waived after I not waive) a jury trial; and the (diligence used to obtain present Court)(jury), having heard the	evidence and arguments, finds the
The Defendant being found guil State of Texas, for the use and benef the fine in the amount of \$	ty and assessed a fine of \$ it of the City of, plus any and all costs re	, it is therefore Ordered and, Texas, does hat equired to be paid, which as of the	nd Adjudged by the Court that the ve and recover from the Defendant his date are \$
	e determines that the Defendant l		e sufficient resources or income to
it is hereby Ordered that (check The Defendant pay the fin The Defendant pay the fin judgment. The Defendant discharge t as part of this judgment. (All) (Part) of the fine and	to one or a combination of the follows and costs by e and costs at designated intervals. She fine and costs by performing comparisons.	wing):, 20 See attached Installment Agreem nmunity service. See attached Co . See attached Waiver of Payn	pay all or part of the fine and costs), ent Order incorporated as part of this mmunity Service Order incorporated nent of Fines and Costs for Certain
☐ The Defendant is hereby Order ☐ immediately. ☐ by ☐ at designated intervals. Se	red to pay the fine and costs:, 20 e the attached payment order incorp	porated as part of this judgment.	
Education Code, or an equivaler minors engaged in sexual condu	nt educational program, designed to	o address the dangers of studen	gram described by Section 37.218, ts sharing visual material depicting
☐ The Court further finds that Ordered that	is t	he (parent)(guardian) of the De nentioned alcohol awareness co	fendant. (Optional) It is therefore urse with the Defendant and present.
It is further Ordered and Ad jail, pursuant to Article 45.048(b) o conducted, the Defendant remain in	f the Code of Criminal Procedure	, the Court specifies that, prov	
hours (not less than 8 or more (minimum dollar amount \$150			
(municipal court sea	I)	Judge, Municipal Cour City of	
(/	<u>-</u>	County, Texas

ORDER OF DRIVER'S LICENSE SUSPENSION FOR FAILURE TO COMPLETE ALCOHOL, DRUG, OR E-CIGARETTE AND TOBACCO AWARENESS PROGRAM AND/OR COMMUNITY SERVICE (Sec. 106.115(d)(1), A.B.C., and Sec. 161.254, H.S.C.)

	CAUSE NU	JMBER:		
STATE OF TEX	KAS	§		MUNICIPAL COURT
VS.		§ §		OF COUNTY, TEXAS
		ORDER		
as ordered in (suspend) (de	of	ess program; e education program; d community service; ommunity service; tobacco awareness prog d tobacco-related commu- d Cause Number. It is to	ram; and/or nity service; herefore Ordered that the De days	. The suspension is ordered to
<i>(</i>	in all account and l		Judge, Municipal Court	Date
(munic)	ipal court seal)		City of	County, Texas

OPTIONAL ORDERS APPLICABLE TO JUVENILES (Art. 45.057, C.C.P.)

	CAI	USE NUMBER:	
STATE OF TEXAS VS.		§	IN THE MUNICIPAL COURT
		§	CITY OF
		§	COUNTY, TEXAS
		ORDER	
	On this date appeared	, Defendant in the above	ve-styled and number cause, a child, who, having been
fou	and guilty of a fine-only offense, this Cou	rt having jurisdiction ORDERS the following	ve-styled and number cause, a child, who, having been owing provisions as indicated:
	☐ Participate in an advocacy or mer☐ Other:	o class; g; to preparation training; g; ning; for h atoring program;	·
	The above ordered program(s) shall be	e completed by	, 20
	 □ Family counseling; □ Parenting skills training; □ Youth coping skills training; □ Advocacy training; □ Mentoring; □ A parenting class or parental resp 	care for children 10 years of age or old	der;
	The above ordered program(s) shall be	e completed by	, 20
	The person required to attend this prog	gram submit proof of attendance to the	Court.
	The parent, managing conservator, or g	guardian of the child shall pay an amoun	at not greater than \$100 for the costs of the program.
	The parents, managing conservators, or	or guardians refrain from conduct that i	may encourage the child to violate a Court order.
	The parents, managing conservators, or	or guardians attend the child's school c	lasses or functions.
	The Defendant is hereby Ordered to per this case. Said restitution to be paid by	pay restitution in the amount of \$	to the victim ir
	The child or the child's parents, manag Resources Code. This order applies spe	ecifically to the following individuals:	red for services under Section 137.152, Human
	Dated:		
			Judge, Municipal Court
	(municipal court seal)		City of
	(County, Texas
			County, Texas

COMMUNITY SERVICE ADDENDUM - JUVENILES (Art. 45.0492, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	ORDER	
On the of assessed a fine and costs totaling \$ cause.	, 20, Defendant was convicted of th	e offense of and was ed in the judgment of the above styled and numbered
The Court finds that the Defendant Pursuant to Article 45.0492, Code of Crit		assessed a fine and costs for a Class C misdemeanor.
ORDERED, ADJUDGED, AND Dowed) by performing community service		all of the fine and costs owed) (part of the fine and costs
1. The Defendant shall perform a to	tal of hours (not to exceed 200) hours);
2. The Defendant's community serv	ice shall be completed no later than	, 20;
high school equivalency examina rehabilitation program, a counsel OR for a governmental entity, r	tion administered under Section 7.111 of thing program, including a self-improvemen	and job skills training program, a preparatory class for the ne Education Code, an alcohol or drug abuse program, a t program, a mentoring program, or any similar activity ration that provides services to the general public that educational institution);
4. The Defendant shall submit to, 20;	the court documentation verifying the I	Defendant's completion of the community service by
and the Court having further found that phardship on the Defendant, it is further	performing more than 16 hours of commu	nity service per week (will)(will not) impose an undue
ordered community service. A defendant	t is considered to have discharged \$	orm no more than hours per week of the above of fines or costs for each eight hours of community paying at any time the fine and costs assessed.
Dated:		Judge, Municipal Court
		City of
		County, Texas
(municipal court seal)		
manicipai couri seai)		

Editor's Note: A defendant is considered to have discharged not less than \$100 of fines or costs for each eight hours of community service performed under Article 45.0492 of the Code of Criminal Procedure.

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TUTORING OR COMMUNITY SERVICE ADDENDUM - JUVENILES (Art. 45.0492, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	ORDER	
On the of assessed a fine and costs totaling \$ cause.	, 20, Defendant was convicted of the	ne offense of and was ed in the judgment of the above styled and numbered
	of the primary or secondary school at whi	assessed a fine and costs for a Class C misdemeanor ch the defendant was enrolled at the time of the offense.
ORDERED, ADJUDGED, AND DI owed) by (performing community service)		all of the fine and costs owed) (part of the fine and costs is factory to the Court) as follows:
1. The Defendant shall perform or att	tend tutoring a total of hours	;
2. The Defendant's community service	ce or tutoring shall be completed no later	than, 20;
high school equivalency examinati rehabilitation program, a counselir OR for a governmental entity, no	on administered under Section 7.111 of the program, including a self-improvement	and job skills training program, a preparatory class for the ne Education Code, an alcohol or drug abuse program, a training program, or any similar activity reation that provides services to the general public that educational institution);
and the Court having further found that per week (will)(will not) work a hardship on the		y service or attending more than 16 hours of tutoring per
hours per week. A defendant is cor	nsidered to have discharged \$ of f	orm community service or attend tutoring no more than ines or costs for each eight hours of community service. I a tutoring program by paying at any time the fine and
Dated:		Judge, Municipal Court
		City of
		County, Texas
(municipal court seal)		

Editor's Note: The Court may require the Defendant to discharge a fine and costs at not less than \$100 for every eight hours of community service performed or tutoring attended. Art. 45.0492(g), C.C.P.

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JUDGMENT/JAIL CREDIT ADDENDUM (For Persons Age 17 and Older) (Art. 45.058, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
Number. The Defendant was ordered to on the event the Defendant defaults in Procedure, the Court specifies that, provided time to satisfy the fine and costs at the hours (not less than eight	discharge the fine and costs by the discharge of the judgment as ordevided a commitment hearing is first core	ed of the offense of and was as ordered in the judgment of the above noted Cause ered, pursuant to Article 45.048(b), Code of Criminal aducted, the Defendant remain in jail a sufficient length
This Addendum shall be attached and inc	corporated as part of the original judgme	nt.
(municipal court seal)		lge, Municipal Court Date
	City	of
		County, Texas

ORDER FOR IMPOUNDMENT OF IN-STATE MOTOR VEHICLE (Secs. 601.191 and 601.261, T.C.)

		CAUSE NUMBER:					
STATE OF TEXAS §		§		IN THE MUNICIPAL COUR	T		
V	S.	§		CITY OF			
		§		COUNTY, TEXA			
		C	ORDER				
TO THE S	HERIFF OF	COUNTY, TEXA	AS:				
W	HEREAS IN THE AI	BOVE STYLED CAUSE NU	MBER, THE COURT	FINDS:			
1. 2. 3. 4.	Code; The conviction in t The Defendant was	his cause is a second or subsequence the owner of the vehicle at the sthe owner of the vehicle on the	nent conviction; time of the offense; and		, Transportation		
Pu	rsuant to Section 601.		the Sheriff of	County, Texas take in	nto possession		
Ma	ake:	Model:	Color:	Year:			
	Vehicle Owner:						
	Address of Owner:						
	OTICE TO VEHICL						
 1. 2. 3. 4. 5. 	 a. You apply to the 601.053 and 601 to impose against b. A lien holder or officer of the lie 601.267, Transp The impoundment of Code. You must apply for approve if it finds the Code. The Court shall ord transferred by forecles 	release the impounded vehicle to Court for release of the vehice .262, Transportation Code, and st you (\$15 per day); or a the vehicle's certificate of title on holder establishing that the cortation Code. If your motor vehicle is in additional permission from the Court be the transfer is being made in good there the release of the impoundable.	le, provide proof of fine pay the reimbursement et presents the certificate lebt secured by the vehon to any other punishrefore transferring title to a faith and is not being the led vehicle if, while the lation of a conditional	ancial responsibility in compliance fee for impoundment, which the Ge of title and an accompanying a icle is in default or matured, purement imposed under Chapter 601, to the impounded vehicle, which made to circumvent Chapter 601, the vehicle is impounded, title to I sales contract, or judicial order.	ffidavit from an suant to Section , Transportation the Court shall , Transportation to the vehicle is		
				unicipal Count	Dot-		
	(municipal co	urt seal)		unicipal Court	Date		
					_ County, Texas		

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ORDER OF RELEASE FOR IMPOUNDED MOTOR VEHICLE (Secs. 601.191, 601.261, and 601.267, T.C.)

	CAUSE NUM	BER:	_
STATE OF TEXAS	§		IN THE MUNICIPAL COURT
VS.	§		CITY OF
	§		COUNTY, TEXAS
		ORDER	
TO THE SHERIFF OF	COUNTY, TEX	AS:	
WHEREAS:			
 601.261, Transportat The Defendant has ap The Defendant has p immediately followir And the Court, by or than six months; IT IS ORDERED that the 	ion Code; oplied to the Court for release rovided evidence of financial ag the date the Defendant app der, shall permit the Defenda	of the motor vehicle; responsibility to the Collied for release of the innt to provide evidence on the released from in	of insurability in increments of a period of not less mpoundment upon payment of the reimbursement
_		-	Year:
Ordered, signed, and delive	red on day of, 2	0	Judge, Municipal Court
(municipal c	court seal)	City of	Judge, Municipal Court
(<i></i>		County, Texas

Editor's Note: The 86th Legislature passed a large-scale overhaul of court costs, fines, and fees. Several fees were renamed as "reimbursement fees." (S.B. 346, 86th Legislature (2019)).

ADMONISHMENT FOR EXPUNCTION ON ACQUITTAL (Chapter 55, C.C.P.)

	CAUSE NUMBER	R:
IN THE MATTER OF	§	IN THE MUNICIPAL COURT
	§	CITY OF
DEFENDANT	§	COUNTY, TEXAS
Offense Date:		Acquittal Date:
RIGHT TO EXPUNCTION YOU ARE ADVISED that today	a judgment of acquittal	has been entered in this proceeding.
You may have the right to expur orders may be obtained from a district cou obtained in a justice or municipal court of	nction of any records and art in this county. Expun- f record in the county in t be filed in the applicab	If files relating to your arrest for this offense. Generally, expunction orders that relate to an offense punishable by fine only may be which the petitioner was arrested or the offense was alleged to have alleged to Chapter 55, Code of Criminal Procedure. You
		Judge, Municipal Court

Editor's Note: Under Article 55.02, Section 1 of the Code of Criminal Procedure, upon acquittal, the trial court shall advise the defendant of the right to expunction.

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order;

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT OF RECORD
VS.	§	CITY OF
(Petitioner)	§	COUNTY, TEXAS
(retitioner)		
	ORDER OF EXPUNCTIO	N
other documents on file herein, and governmental entity named in the petiand substantive requirements for exp	having provided notice to the State (if a tion), the Court finds that it has jurisdiction	captioned cause. Having considered the pleadings and applicable, notice to each official or agency or other on over the cause and the parties; and that all procedural have been met pursuant to Chapter 55 of the Code of the following provision:
☐ Article 55.01(a)(1)(C) (conv section existed before that da ☐ Article 55.01(a)(2) (released ☐ Article 55.01(b) (tried, convi person is tried, expunction i offense for which the person ☐ Article 45.051(e) (records re	icted and subsequently pardoned, including ricted of an offense committed before Sept ate) , no final conviction, charge no longer pendicted, and acquitted by the Court of Criminis recommended by an office of the attorn was arrested) lating to a complaint dismissed after complete.	t. 1, 2021, under Section 46.02(a), Penal Code, as that
Therefore, it is hereby Ordered	, Adjudged, and Decreed that:	
		ANTED, and all records of the petitioner's arrest and f, Texas, are to be
The following information is provide Full Name: Sex: Race: Date of Birth: Driver's License Number: Identification Card Number: Social Security Number: Address at the Time of Arrest:	d to identify the Defendant:	
Offense: Date of Offense: Date of Arrest: County Where Arrested: Municipality Where Arrested: Arresting Agency: Case Number: Court of Offense: Cause Number: Date of Conviction: Tracking Incident Number (TR)		g the above specified arrest to this Court, or if removal
	ns of the record or file that identify the pet	ititioner, including all computer entries, and notify this In cases described by Chapter 55, Section 1a, records

JUDGMENTS & ORDERS 11/23 TMCEC 2024 FORMS BOOK 174

(3) the respondents shall delete from their records all index references to the records and files that are subject to this expunction

ORDER OF EXPUNCTION (Chapter 55, C.C.P.) (Page 2 of 3) (4) the respondent, the Municipal Court of the City of _______, Texas, shall not permit inspection of the Court records concerning this expunction proceeding by any person other than the petitioner or petitioner's attorney herein, and shall obliterate all public references to this proceeding; (5) pursuant to Article 55.03, Code of Criminal Procedure, after entry of this Order, the release, maintenance, dissemination, or use of the expunged records and files for any purpose is prohibited; further, the petitioner may deny the occurrence of the expunged arrest and the existence of this expunction order, except that when questioned under oath in a criminal proceeding about an arrest for which the records have been expunged, the petitioner may state only that the matter in question has been expunged; (6) if the petitioner is entitled to expunction based on the expiration of a period described by Article 55.01(a)(2)(A)(i)(a), (b), or (c), but without the certification of the prosecuting attorney as described by Article 55.01(a)(2)(A)(i)(d), the applicable law enforcement agency, , and prosecuting attorney, ______, may retain the arrest records and files of the petitioner; (7) if the petitioner is entitled to expunction on the basis of an acquittal, the law enforcement agency, ______, and the prosecuting attorney, _______, may retain records and files if (1) the records and files are necessary to conduct a subsequent investigation and prosecution of a person other than the person who is the subject of this Order; or (2) the State establishes that the records and files are necessary for use in another criminal case, including a prosecution, motion to adjudicate or revoke community supervision, parole revocation hearing, mandatory supervision revocation hearing, punishment hearing, or bond hearing; or a civil case, including a civil suit or suit for possession of or access to a child. (8) the Texas Department of Criminal Justice shall send to the Court the documents delivered to the department under Section 8(a), Article 42.09 of the Code of Criminal Procedure on or before _______, 20_____; (9) the Department of Public Safety shall notify any central federal depository of criminal records by any means of this Order, together with an explanation to the effect of the order and a request that the records in possession of the depository that are subject to this Order, including any information with respect to this Order, be destroyed or returned to the Court on or before , 20 ; (10) the Department of Public Safety shall also provide notice to any private entity that is named in this order or that purchases criminal history record information from the department, together with an explanation to the effect of the order and a request that the entity destroy any information in the possession of the entity that is subject to this Order on or before , 20 ; (11) the Department of Public Safety and the Texas Department of Criminal Justice shall delete or redact, as appropriate, from their public records and files that are subject to this Order; (12) all respondents that are state agencies and that sent information concerning the arrest that is the subject of this Order to any central federal depository shall request that the records in possession of the depository be returned to the Court on or before

(13) (if expunction is based on acquittal) This Order shall have a copy of the Judgment of Acquittal attached and such Judgment of Acquittal is hereby incorporated by reference.

(14) the Clerk of the Municipal Court of the City of _______, Texas, shall cause a certified copy of this Order to be delivered by secure electronic mail, electronic transmission, or facsimile transmission or otherwise by certified mail, return receipt requested, to the following respondents subject to this Order (include any official, agency, or other entity or political subdivision of this state and each private entity there is reason to believe has any record or file subject to this order):

(a) _____Court

Address: ____

(b) Texas Department of Public Safety Attn: Expunction Unit, TxDPS Crime Records P.O. Box 4143 Mail Stop (MSC-0234) Austin, TX 78765-4143

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ORDER OF EXPUNCTION (Chapter 55, C.C.P.) (Page 3 of 3)

(c)	Texas Department of Criminal Justice Address:		
(d)	Sheriff's Department		
	Address:		
(e)	Police Department		
	Address:		
(f)	District/County/City Attorney's Office		
	Address:		
(g)	Community Service Provider		
	Address:		
(h)	Pretrial Services and/or Juvenile Case Manager		
	Address:		
(i)	Other:		
Signed tl	nis day of, 20		
(municip	al court of record seal)		
	Judge, Municipal Court of Record		
		City of	
			County, Texa

Editor's Note: Since 2017, municipal courts of record and justice courts have concurrent jurisdiction with the district courts to expunge fine-only offenses. A person who is eligible for an expunction under the process described in Article 55.02 may file in a municipal court of record or justice court in the county where either the petitioner was arrested or the offense was alleged to have occurred. Article 102.006, C.C.P., authorizes a \$100 fee for filing a petition for expunction. Any returned receipts received by the clerk shall be maintained in the file on the proceedings under Chapter 55.

At the request of the defendant, the court shall enter an order of expunction (if entitled to expunction under Article 55.01(a)(1)(A)), not later than the 30th day after the date of the acquittal. For a person entitled to an expunction under Article 55.01(a)(1)(B)(ii), the court shall enter an order of expunction not later than the 30th day after the date the court receives notice of the pardon or other grant of relief. If a petition for expunction is filed under Article 55.01(a)(1)(B)(i), 55.01(a)(2), or 55.01(b), the court shall set a hearing on the matter no sooner than 30 days from the filing and send notice to all entities listed in the petition.

See Chapter 55.02, Section 5, C.C.P., for detailed procedures on destruction by the clerk of files and records subject to expunction.

ORDER DENYING EXPUNCTION (Chapter 55, C.C.P.)

STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	OF RECORD CITY OF
	§	COUNTY, TEXAS
(Petitioner)		
	ORDER DENYING EXPUNC	CTION
other documents on file herein, and have governmental entity named in the petition	ving provided notice to the State (if a), the Court finds that it has jurisdiction of the specified criminal records H.	e captioned cause. Having considered the pleadings and applicable, notice to each official or agency or other on over the cause and the parties; and that all procedural AVE NOT been met pursuant to Chapter 55 of the Code
petitioner is NOT entitled to or eligible for	·	The
pennoner is NOT enumed to or engine in	or expunction.	
Therefore, the petition for expunction fil	ed in the above-captioned cause is DE	NIED.
Signed this day of	20	
orgined this day or	, 20	
(municipal court of record seal)		
	Judge, Municipal Court of Re	ecord
		City of
		County, Texas

CAUSE NUMBER:

Editor's Note: Since 2017, municipal courts of record and justice courts have concurrent jurisdiction with the district courts to expunge fine-only offenses. A person who is eligible for an expunction under the process described in Article 55.02 may file in a municipal court of record or justice court in the county where either the petitioner was arrested or the offense was alleged to have occurred.

See Chapter 55, Section 5 of the Code of Criminal Procedure for procedures on destruction by the clerk of files and records subject to expunction. See Article 55.02 for detailed expunction procedures.

NOTICE OF EXPUNCTION HEARING (Art. 55.02, Sec. 2(c), C.C.P.)

to expunction under Chapter 55 of the Code of Criminal Procedure. A harmonic Municipal Court of Record, located a horizontal street, 20 at (a.m.)(p.m.). If the court finds at the hearing that the petitioner is entitled to expunction the court will enter an order directing expunction. Your entity may be represented by the court will enter an order directing expunction.	You are receiving this notice because the petition names there is reason to believe has records or files that are subject
A petition for expunction has been filed in the above captioned cause (you)(your agency) as an official, agency, or other governmental entity that to expunction under Chapter 55 of the Code of Criminal Procedure. A harmonic Municipal Court of Record, located a young at (a.m.)(p.m.). If the court finds at the hearing that the petitioner is entitled to expunction the court will enter an order directing expunction. Your entity may be represented.	COUNTY, TEXAS COUNTY, TEXAS EING You are receiving this notice because the petition names there is reason to believe has records or files that are subject
A petition for expunction has been filed in the above captioned cause (you)(your agency) as an official, agency, or other governmental entity that to expunction under Chapter 55 of the Code of Criminal Procedure. A has a Municipal Court of Record, located a Municipal Co	You are receiving this notice because the petition names there is reason to believe has records or files that are subject
A petition for expunction has been filed in the above captioned cause (you)(your agency) as an official, agency, or other governmental entity that to expunction under Chapter 55 of the Code of Criminal Procedure. A harmonic Municipal Court of Record, located a horizontal management of the court finds at the hearing that the petitioner is entitled to expunction the court will enter an order directing expunction. Your entity may be represented.	You are receiving this notice because the petition names there is reason to believe has records or files that are subject
(you)(your agency) as an official, agency, or other governmental entity that to expunction under Chapter 55 of the Code of Criminal Procedure. A harmonic Municipal Court of Record, located a	there is reason to believe has records or files that are subject
with legal representation in other matters.	on of any records and files that are the subject of the petition,
Signed this, 20	
(municipal court seal)	
Judge, Municipal Co	ourt
	City of
	County, Texas

Editor's Note: Since 2017, municipal courts of record and justice courts have concurrent jurisdiction with the district courts to expunge fine-only offenses. A person who is eligible for an expunction under the process described in Article 55.02 may file in a municipal court of record or justice court in the county where either the petitioner was arrested or the offense was alleged to have occurred.

Under Article 55.02, section 2(c), C.C.P., the court shall set a hearing on the matter no sooner than thirty days from the filing of the petition and shall give to each official or agency or other governmental entity named in the petition reasonable notice of the hearing.

See Chapter 55, Section 5 of the Code of Criminal Procedure for procedures on destruction by the clerk of files and records subject to expunction. See Article 55.02 for detailed expunction procedures.

CERTIFICATION OF DESTRUCTION OF RECORDS SUBJECT TO EXPUNCTION ORDER (Art. 55.02, Sec. 5(e), C.C.P.)

	CAUSE NUMBER:	
	§	IN THE MUNICIPAL COURT OF RECORD
	§	CITY OF
	§	COUNTY, TEXAS
CERTIFICATION	OF DESTRUCTION OF RECORDS SUBJ	ECT TO EXPUNCTION
Ī	Clerk of the	Municipal Court of
Record, in accordance with Article 55.02, and documentation received by agencies Procedure. Date of Destruction:	s were destroyed in accordance with Article	Municipal Court of re, do hereby certify that all case files, records, 55.02, Section 5(d) of the Code of Criminal
Signed this day of	, 20	
(municipal court seal)		
	Clerk, Municipal Court	
		City of
		County, Texas

Editor's Note: Since 2017, municipal courts of record and justice courts have concurrent jurisdiction with the district courts to expunge fine-only offenses. A person who is eligible for an expunction under the process described in Article 55.02 may file in a municipal court of record or justice court in the county where either the petitioner was arrested, or the offense was alleged to have occurred.

See Chapter 55, Section 5 of the Code of Criminal Procedure for procedures on destruction by the clerk of files and records subject to expunction. See Article 55.02 for detailed expunction procedures.