In the County/Circuit Court of t	he Eighth Judicial Circuit in and for Alachua County, Florida
State of Florida, vs.	Case Number 01- Division
Defendant/Petitioner	
ORDER TO EXPUNGE	PER FS 943.0585 and Fla. R. of Crim. Proc. 3.692
notice to appear/sworn complaint issue	on a petition to expunge certain records of the petitioner's arrest or d on (date) by (name of agency), and the Court having heard argument and being otherwise
fully advised in the premises, finds: 1. The petitioner has never previous ordinance violation nor adjudicated deli section 943.051(3)(b), Florida Statutes.	usly been adjudicated guilty of a criminal offense or a comparable nquent for committing a felony or a misdemeanor specified in ted guilty of nor delinquent for the charges stemming from the
arrest or criminal activity to which this e 3. The petitioner has not secured a 943.059 or 943.058, Florida Statutes, or expunction because it has been sealed f 4. This record has either been seal filed in this case against the petitioner; of	expunction petition pertains. A prior records expunction or sealing under sections 943.0585, former 893.14, 901.33, or the record is otherwise eligible for
removed and the monetary sums on the those monetary sums were noticed of the ORDERED that the petition to expursealed in accordance with Florida Rule of and costs to the clerk. This order shall go	not requested that documents recorded in Official Records be recorded documents are paid or the persons who were to receive his request and have not objected. Whereupon it is: age is granted. All court records pertaining to this case shall be of Criminal Procedure 3.692, upon payment of all associated fees to into effect 60 days from the date it is signed; and it is further all forward a certified copy of this order to the state attorney, and the Sheriff of Alachua County, who will comply with the
of Law Enforcement and who will further reflect has received the instant criminal ORDERED that	Florida Statutes, and appropriate regulations of the Department or forward a copy of this order to any agency that their records history record information; and it is further, shall expunge all information concerning and information regarding this petitioner in accordance with the 5, Florida Statutes, and Florida Rule of Criminal Procedure 3.692;
page or instrument request, if made, is granted and the Cler Record as authorized in section 28.222(4 Should the Florida Department of La	aw Enforcement determine that this order does not comply with the tutes, the State shall take action within 60 days to correct the record
All costs of certified copies involved ORDERED on	herein are to be borne by the <u>Petitioner</u> .
SRUENCU OII	 , Judge