IN THE	COURT OF ANS TREATMENT SPECIALITY	, ARKANSAS COURT DIVISION
STATE OF ARK	KANSAS	PLAINTIFF
VS.	Case No.	
(First, Middle, a	and Last name)	DEFENDANT
ORDER '	TO DISMISS AND SEAL OFFEN	ISE IN VETERANS
TREATMEN ^T	Γ SPECIALITY COURT PROCEI	EDING PURSUANT TO
A.C.A. §16	6-101-106 AND A.C.A. §16-90-1	401 {AND TO SEAL
SEPARAT	E PREVIOUS OFFENSE FROM	ANOTHER COURT)
Before the Co	urt is the Petition of the Defendar	nt to seal his/her record.
The Court finds	and orders as follows:	
1. The defend	lant was arrested on the	_ day of,
, and	charged with the offense(s) of:	
in violation o	of A C A S	

- 2. With the Defendant's consent and without entering a judgment of guilt, the Court deferred further proceedings and placed the Defendant on probation/court supervision.
- 3. The terms and conditions of Defendant's probation/court supervision required the successful completion of an approved veteran's treatment specialty court program.

4.	On the Defendant successfully completed the veteran's		
	treatment specialty court program.		
5.	The Court has received a recommendation from the prosecuting		
	attorney for the dismissal of the veteran's treatment specialty court		
	program and the sealing of the record.		
6.	[_]The Defendant has no pending felony charge in any state or federal		
	court; or		
	[_]The Defendant has one or more pending felony charge in state or		
	federal court and the status of that/those charges is/are as follows:		
7.	If applicable, on the,, in case		
	number(s) in County		
	Court the Defendant previously plead guilty or nolo contendere to or		
	was found guilty of		
	in violation of A.C.A. §		
.	The offense(s) listed in Paragraph 7 above, if any, is/are a target		
	offense as defined in $\Delta C \Delta = 8.16-93-1202(10)(\Delta)(i)$		

- 8 offense as defined in A.C.A. § 16-93-1202(10)(A)(i).
- 9. The offense(s) listed in Paragraph 7 above, if any, is/are not:
 - i. Residential burglary; A.C.A. § 5-39-201(a0
 - ii. Commercial burglary; A.C.A. § 5-39-201(b)
 - iii. Breaking or entering; or A.C.A. § 5-39-202
 - iv. Driving or boating while intoxicated. A.C.A. § 5-65-103
- 10. The Defendant has satisfactorily fulfilled the terms and conditions of probation/court supervision or has been released by the court prior to that time.

IT IS, THEREFORE, by the Court, Ol Defendant,	_, to Dismiss and Seal the Record
in the above-referenced matter pursuar	nt to A.C.A. §16-101-106, should
be, and hereby is GRANTED.	
IT IS FURTHER ORDERED, if applic	able, that the Petition of the
Defendant to enter an Order Sealing ca	
from County	Court pursuant to A.C.A.§16-101-
106 (b)1 is hereby GRANTED if concur	red to by the Judge of said Court
as evidenced by the Judge's signature	below.
IT IS FURTHER ORDERED that the a certified copy of the ORDER to the Ar Administrative Office of the Courts, the the District Court Clerk, if applicable, ar those agencies shall comply with the reas it pertains to them.	rkansas Crime Information, the prosecuting and/or city attorney, and the arresting agency. Each of
	Judge
	Date
Concurred in the Order Sealing case nu County Court	• •
	Judge
	Data
	Date

11. The defendant [_] HAS or [_] HAS NOT been rehabilitated.

THE FOLLOWING INFORMATION IS REQUIRED FOR PROPER IDENTIFICATION OF THE DEFENDANT IN THE STATE AND NATIONAL RECORD SYSTEMS

Race	Arrest Tracking Number
Sex	SID No
DOB	FBI No. (If known)