CAUSE N		
IN THE MATTER OF, CHILD	§ § § §	IN THE TRUANCY COURT PRECINCT NO COUNTY, TEXAS
ORDER	R OF EXPU	<u>NCTION</u>
As of September 1, 2015, Art. 45.0541 of the adjudicated cases under Sec. 25.094 of the E		riminal Procedure mandates expunction of all Code ("Failure to Attend School").
THEREFORE, IT IS ORDERED, ADJUDGED	AND DECI	REED THAT:
referral, suspension, or otherwise re Justice Court, Pct of _	elating to ecords pe	on, dismissal, complaint, verdict, sentence a Failure to Attend School case processed by County, Texas be expunged and all rtaining to such offense and prosecution is byed immediately.
	ing from	EED that the defendants in all such cases are the convictions or complaints, and that the made known for any purpose.
possession of a school district, law entity. Upon receipt of this order, the agency, or other legal entity posses records and files relating to the off order. If removal is impracticable, the agency, or other legal entity posses portions of the record or file that ide	enforcement Court Coessing documents to the court Coessing documentify the	Failure to Attend School case that are in the ent agency, government agency, or any other PRDERS any person, corporation, government auments relating to this cause to return all is Court within thirty days of receipt of this PRDERS any person, corporation, government aments relating to this case to obliterate all petitioner, including all computer entries and tion within 30 days of receipt of this order.
	j	SSUED AND SIGNED, 20
		USTICE OF THE PEACE PrecinctCOUNTY, TEXAS