IN THE STATE COURT OF HALL COUNTY STATE OF GEORGIA

STATE OF GEORGIA	:
V.	CASE NO.
, Defendant.	· :
MOTION TO SEAL AND RESTRICT ACCESS TO RECORDS	
On, the Defend	lant entered a plea in
the above referenced misdemeanor case. The Defendant and the State stipulate that this conviction	
qualifies for a restriction as provided for in O.C.G.A. § 35-3-37(j)(4)(A). With the consent of the Solicitor-	
General, the Defendant moves that the Court restrict access to all criminal history record information	
related to this case as maintained by the Georgia Crime Information Center (GCIC), and for the Clerk of	
State Court to seal any related records. The Solicitor-General and the Defendant stipulate that the	
privacy needs of the Defendant outweigh the public interest in the record.	
Respectfully submitted, this day of, 20 Stephanie G. Thompson, Solicitor-General Defendant	
ORDER TO SEAL AND RESTRICT ACCESS TO RECORDS	
Good cause having been shown, and with the consent of the Solicitor-General, this Court orders that all criminal history record information maintained by the GCIC and the Clerk of State Court of Hall County in the above-styled case be restricted or sealed pursuant to O.C.G.A. § 35-3-37(j)(4)(A). Within 60 (sixty) days of this order, the Clerk of State Court shall cause the Clerk's file, the public terminals with access to the County Clerk's case management system, every document, physical or electronic, in its custody, possession, or control to be sealed and all related criminal history record information, as maintained by the GCIC or the Clerk, including within any index, to be restricted and unavailable to the public except as provided by law.	
So Ordered, this day of	, 20

Judge, State Court of Hall County