STATE OF NORTH DAKOTA	IN .	IN JUVENILE COURT		
COUNTY OF	Juvenile Case No			
In the Interest of		, DOB	, a Child	
The State of North Dakota,	PETITIONER,)	FINDINGS OF FACT AND CONCLUSION OF LAW FOR EARLY DESTRUCTION OF		
)) , RESPONDENT.)	JUVENILE RECO		
1. The Respondent indicate	ed above submitted a m	notion for early dest	truction of juvenile	
records in this matter under N.D	D.R.Juv.P. 19, Section (d). The State 🗆 did (or) □ did not respond	
to the motion. The Court consid	dered the motion unde	r N.D.R.Juv.P. 14 an	d N.D.R.Ct. 3.2.	
	FINDINGS OF FA	СТ		
2. The Court finds there are	e sufficient grounds to	show good cause fo	r the early	
destruction of the records in thi	s matter.			
3. The following specific fac	cts show that there is g	ood cause for the e	arly destruction of	
records in this matter:				

CONCLUSIONS OF LAW

4.

Rule 19(d) of the North Dakota Rules of Juvenile Procedure allows a Court to order the

Juvenile Court Judge/Referee

early	destruction of juvenile records upon a showing of good cause.
5.	Good cause exists for the early destruction of the juvenile records in the above
captio	oned juvenile court matter.
	Dated