NC-JOIN No File No. STATE OF NORTH CAROLINA In The General Court Of Justice County District Court Division IN THE MATTER OF APPELLATE ENTRIES Name Of Juvenile IN DELINQUENCY PROCEEDING G.S. 7B-2604, -2605 Name And Address Of Prosecutor Name And Address Of Juvenile's District Court Counsel Telephone No. Telephone No. Date(s) Of Hearing(s) On Which Appealed Order(s) Is Based Juvenile's Initial Appellate Counsel The Appellate Defender T: (919) 354-7210 F: (919) 354-7211 123 W. Main Street, Suite 500, Durham, NC 27701 (The Appellate Defender is appointed unless the juvenile retains counsel.) Name, address, and telephone number of retained appellate counsel **INITIAL APPEAL ENTRIES** the juvenile, the juvenile's parent(s), custodian, or guardian ☐ the State ☐ the County 1. Pursuant to G.S. 7B-2604. has given notice of appeal to the North Carolina Court of Appeals. The juvenile is released pursuant to G.S. 7B-2605. Conditions of release, if any: Release of the juvenile pursuant to G.S. 7B-2605 is denied. (NOTE: Under G.S. 7B-2605, the juvenile is released pending appeal unless the Court orders otherwise.) Compelling reasons release is denied: 4. Pursuant to G.S. 7A-450 and G.S. 7B-2000, the juvenile is conclusively presumed to be indigent and has requested a transcript of all adjudication and disposition hearings. 5. The juvenile does not read or speak the English language, but reads and/or speaks his or her native language of . The Court therefore authorizes the services of a language translator or interpreter during the pendency of the appeal for the purposes of (1) written translation of attorney-client correspondence, assignments of error in the settled record on appeal, appellate briefs filed by the juvenile and the State, and appellate opinion(s), and/or (2) verbal interpretation of attorney-client communication at each critical stage of the appellate proceedings. The Court further Orders that a language translator or interpreter with the necessary knowledge, skill, experience, training and education to perform the above services shall be selected and paid by the Administrative Office of the Courts. 6. IT IS ORDERED that the juvenile is allowed to appeal as an indigent and: a. The Office of Indigent Defense Services shall pay the costs of producing a transcript and of reproducing the record and the juvenile's brief and other pleadings, unless retained counsel appears in the case at the time of the notice of appeal. IDS is relieved of responsibility of paying the cost of the transcript. b. The Appellate Defender is appointed to perfect the juvenile's appeal, unless retained appellate counsel enters the case at the time of the notice of appeal. c. The Clerk shall furnish to the juvenile's appellate counsel a copy of the complete trial division file in the delinquency and/or undisciplined case and, upon request, any documentary exhibits. d. The Clerk has duplicated the audio recording of the hearing(s), date(s) listed above, and shall deliver the duplicate recording, two copies of these Appellate Entries, and a copy of the order upon which this appeal is based to the person designated by the Clerk on the reverse of these Appellate Entries to produce a transcript of the hearing(s) under the conditions specified by the Court on the reverse. No fee shall be charged for the cost of the duplicate recording. e. The Clerk shall serve on the Appellate Defender or on retained appellate counsel a copy of these Appellate Entries and a copy of the order(s) from which the juvenile appeals, no later than 14 days after the date of the judge's signature immediately below. f. The Clerk shall serve a copy of these entries on the prosecutor, the juvenile, the juvenile's parent(s), and the court-appointed guardian or custodian, no later than 14 days after the date of the judge's signature immediately below. Name Of Judge (type or print) Signature Of Judge Date

	CLER	K'S TRANSCRII	PT ORDER AND	CERTIFICATI	E	
The Clerk of Court hereby designates the person named below to receive a duplicate recording of the hearing(s) in this action. The designated person is authorized to listen to the duplicate recording and to transcribe the proceedings verbatim.						
Name, Address And Telephone	e No. Of Authorized Perso	n (type or print)				
					Telepi	hone No.
To The Authorized Pe Prepare and deliver to in Rule 7(e)(1) of the N	the parties a transcri	pt of all portions of	the proceedings in	the above-capt	tioned o	case, within the deadline set out
	eding to the custody	of the Clerk of Sup	erior Court immedia	ately upon the o	omplet	You shall return the duplicate ion of the transcription of this
counsel, and on each t as the juvenile's appell	ranscriptionist, and t ate counsel, on the o	hat I delivered a co late shown below:	ppy to the Appellate	Defender's Offi		elves if not represented by e Office has not been appointed
personally. by mailing it to the listed recipients at the addresses shown on Side One.						
Date Clerk's Transcript Order I	Entered And Filed		Date Order Served And	Delivered, If Differe	ent	
Name Of Clerk (type or print)		Signature Of Clerk				Deputy CSC Assistant CSC Clerk Of Superior Court
		TRACK	ING AND RECEI	PT		
I have transmitted to the authorized person named above the duplicate recording, two copies of these Appellate Entries, and a copy of the						
court order by personally delivering	ig those items to that	person.	iling those items via	the U.S. Posta	l Servic	ce to that person.
Date Transmitted	Signature	<u> </u>				Deputy CSC Assistant CSC Clerk Of Superior Court
I have received the duplicate recording and the order from the Clerk of Superior Court and have acknowledged receipt by promptly returning to the Clerk this signed copy of the Court's Appellate Entries.						
Date Received	3 17		Signature Of Person Au	thorized To Transcr	ribe	
The duplicate of the rec	cording and the orde	r have been return	ed to the Clerk Of S	Superior Court b	v the a	uthorized person.
Date Returned	Signature			aponer Count	,	Deputy CSC Assistant CSC Clerk Of Superior Court
	THIRTY D	AY EXTENSION	OF TIME TO DE	LIVER TRAN	SCRIE	· ·
Pursuant to Rule 27(c)(1) of the N.C. Rules of Appellate Procedure, upon motion of the juvenile, and for good cause shown, It is ORDERED that the time for delivery of the transcript is extended 30 days to and including						
NOTE: Pursuant to Rule 27(c)(1), N.C. Rules of Appellate Procedure, the trial court may grant only one extension of the deadline for delivery of a transcript. Any motion for an additional extension of the deadline must be made to the appellate court to which appeal has been taken.						
transcript. Any m Date	otion for an additional e		line must be made to t	Signature Of Jud		cn appeal nas been taken.
THIRTY DAY EXTENSION OF TIME TO SERVE PROPOSED RECORD ON APPEAL						
Pursuant to Rules 11 and 27 of the N.C. Rules of Appellate Procedure, upon motion of the juvenile, and for good cause shown, It is ORDERED that the time for service of the proposed record on appeal is extended for 30 days to and including						
NOTE: Pursuant to Rule 27(c)(1), N.C. Rules of Appellate Procedure, the trial court may grant only one extension of the deadline for service of the proposed record on appeal. Any motion for an additional extension of the deadline must be made to the appellate court to which appeal has been taken.						
Date	Name Of Judge (type or p			Signature Of Jud		···
	TRA	NSCRIPTIONIST	'S CERTIFICATE	OF DELIVE	RY	
I delivered the transcript, made up of pages in volumes, electronically to all of the parties described above						
except as to the following party(ies) who are not able to receive electronic delivery, where I have instead delivered the transcript						
personally by mail:				(name party(ies) not receiving transcript electronically).		
Date Transcript Delivered To F	Parties Name Of Transcri	ptionist	Signa	ature Of Transcription	onist	
CLERK'S CERTIFICATION						
I certify this Appellate E	ntries form is a true	and complete copy	of the original on fi	le in this case.		
Date	Signature And Seal					Deputy CSC Assistant CSC Clerk Of Superior Court