STATE OF I	NORTH CARO	LINA		File No.*				
	In The General Court Of Justice							
Name And Mailing Addres	s Of Record Of Defendant						NOTICE	
Amount Of Bond		Date Of Bon	d	Name And Addre	ss Of Record Of Bail A		5. 15A-544.3, -544.4, -544	.5
\$		Dale Of Boll	u		ss of Record of Ball A	gentranner		
Name And Address Of Re	cord Of Surety 1			-				
				Power Of Appoin	tment No. Of Bail Ager	nt	Lic. No. Of Agent/Runner	
Name And Address Of Re	cord Of Surety 2			Name And Address Of School Board Attorney				
				EITURE			· · · · · · · · · · · · · · · · · · ·	
	rety named above bound in open court and failed to							
Failure To Appear Date		Final Judgment D		Of Judge (type or p		Signature Of Jud		
	NOTICE TO	THE DEFE		ID EACH SU	RETY NAMED	ABOVE		
will be set aside if, on occurred: (i) the defen was issued for that fai other than by the State as provided by law, (in as evidenced by a cop and the final judgment Correction and Juveni the borders of the Stat Adult Correction and J state, or federal deten attorney for the county defendant remains inc on the district attorney the defendant was rela- is not set aside on or h judgment on that date bondsman on the bon	or before the final judgme dant's failure to appear h lure to appear is recalled, e's taking a voluntary disr () the defendant has beer by of an official court reco as demonstrated by the le Justice of the Departm te at the time of the failure luvenile Justice of the De tion center, jail, or prison r in which the charges are arcerated for a period of via hand delivery or certi- eased prior to the time the	nt date shown as been stricke (ii) all charges nissal with leave served with a rd, including ar presentation of ent of Public Si to appear as partment of Pu located anywh e pending was 10 days followi fied mail and we e motion to set date shown ab le enforceable also be reported	above, satisfa en by the court s for which the e ve, (iii) the defe n Order for Arm n electronic rec f a death certific afety and is ser evidenced by a blic Safety or F ere within the b notified of the c ng the district a vritten documer aside was filec ove, and if no r by execution a ed to the Depar	ctory evidence is in which the defe defendant was b endant has been est for the Failur ord, (v) the defe cate, (vi) the defe rving a sentence a copy of an offic dederal Bureau of porders of the Ur defendant's incar attorney's receip intation of date up I. The forfeiture notion to set it as gainst the defend	s presented to the co endant was required onded to appear ha surrendered by a su e to Appear on the co ndant died before or endant was incarced or in a unit of the Fo ial court record or a of Prisons, or (vii) the ited States at the til corration while the d to f notice, as evider boon which the defen will not be set aside side is pending on the dant and any accommended with the date of the the the dant and any accommended on the the the the the dant and any accommended on the the the the the dant and any accommended on the	burt that one of the separation of the separatio	any order for arrest that disposed by the court ent to a sheriff of this State in the case in question od between the forfeiture f the Division of Adult of Prisons located within ment from the Division of s incarcerated in a local, to appear, and the district till incarcerated and the of the written notice serve sed from incarceration, if er reason. If this forfeiture feiture will become a final sman and professional	e ct ed
		CI	ERTIFICATE	E OF SERVIC	E			
,	.,,	otice of the abov	e Forfeiture by	first-class mail to	the defendant and e	ach surety at the	e address of record shown.	
Date Notice Given	Signature					Deputy CSC		C
*Additional File Nos.			(0	ver)				

			MOTION TO SET	ASIDE FO	DRFEITURE					
NOTE: G.S. 15A-544.5(d)(1) provides that at any time before the expiration of one hundred and fifty (150) days after the "Date Notice Given" on the reverse, a party on the bail bond may make a written motion that the forfeiture be set aside. The motion "shall state the reason for the motion and attach to the motion the evidence specified in [G.S. 15A-544.5(b)]." Complete this Motion and the Moving Party's Certificate of Service below. Copy both sides of this form before serving.										
Pursuant to G.S. 15A-544.5, the undersigned moves that the forfeiture on the reverse be set aside for the following reason(s):										
 1. The defendant's failure to appear has been set aside by the court and any order for arrest issued for that failure to appear has been recalled, as evidenced by the attached copy of the official court record. 										
 2. All charges for which the defendant was bonded to appear have been finally disposed by the court other than by the State taking a dismissal with leave, as evidenced by the attached copy of the official court record. 										
 3. The defendant has been surrendered by a surety on the bail bond as provided by G.S. 15A-540, as evidenced by the attached "Surrender Of Defendant By Surety" (AOC-CR-214). 										
4. The defendant has been served with an order for arrest for the failure to appear on the criminal charge in the case in question as evidenced by a copy of an official court record, including an electronic record.										
 5. The defendant died before or within the period between the forfeiture and this Motion, as evidenced by the attached copy of the defendant's death certificate. 										
 6. The defendant was incarcerated in a unit of the Division of Adult Correction and Juvenile Justice and is serving a sentence or in a unit of the Federal Bureau of Prisons located within the borders of the state at the time of the failure to appear as evidenced by a copy of an official court record or copy of a document from the Division of Adult Correction and Juvenile Justice or Federal Bureau of Prisons, including an electronic record. 										
7. The defendant was	s incarcerated	in a local, sta	ate, or federal detention	center, jail,	or prison located	anywhere	within the bo	rders of the U		
at the time of the failure to appear or between the failure to appear and the final judgment date, and the district attorney for the county in which the charges are pending was notified of the defendant's incarceration while the defendant was still incarcerated and the defendant remains incarcerated										
for a period of 10 days following the district attorney's receipt of notice, as evidenced by a copy of the written notice served on the district attorney via hand delivery or certified mail and written documentation of date upon which the defendant was released from incarceration, if the defendant was										
released prior to th Name And Address Of Movin			Ide was filed.	ss Date		Signature				
				Moving Pa			,			
				Signed By		Bail A	gent	Runner	Attorney	
					Other:					
		MO	VING PARTY'S CE	RTIFICA	TE OF SERV	ICE				
NOTE: G.S. 15A-544.5(d)(2) provides, "The motion shall be filed in the office of the clerk of superior court of the county in which the forfeiture was entered. The moving party shall, under G.S. 1A-1, Rule 5, serve a copy of the motion on the district attorney for that county and on the attorney for the county board of education."										
The moving party hereby certifies that a copy of the above Motion To Set Aside Forfeiture was served on the district attorney for this county and the										
attorney for the county b Date Of Service	ame Of Moving	,	mailing a copy to each	by first-class	Signature Of Mo	,	ering a copy	to each.		
	ame of woving	r arty (type of p	""""		Signature Or Mc	oving r arty				
		(OBJECTION AND	NOTICE	OF HEARING	i 🛛				
The district attorney	/ board o	f education	objects to the foregoing	Motion. A hea	aring on this Obje	ction will be	held at the d	ate, time, and	ocation below.	
Date Of Hearing		Time Of Hearir	ng 🗌 A P	M Location C	of Hearing					
Date		Name (type or	print)		Signature				chool Board Atty. A Asst. DA	
	CERTI	FICATE O	F SERVICE OF OF	BJECTION		E OF H	EARING			
I certify that on this date I	served a copy	of the above	Objection And Notice O	f Hearing on	the moving party	by first	st-class mail.	persona	al delivery.	
Date		Name (type or	print)		Signature				chool Board Atty. A Asst. DA	
			ORDER O		TION					
Upon due notice, a hearing was held on the above Objection to the Motion To Set Aside Forfeiture. The Court finds that on the "Date Of Bond" shown on the reverse the moving party named above executed a bond for the defendant's appearance in the case(s) identified, and in the "Amount Of Bond" shown,										
on the reverse. On the "Failure To Appear Date" shown on the reverse, the defendant failed to appear to answer the charges in the case(s), and forfeiture of the bond was entered on that date. Notice of forfeiture was mailed to the moving party on the "Date Notice Given" shown on the reverse.										
The Court finds does not find that the moving party has established one or more of the reasons specified in G.S. 15A-544.5 for setting aside that forfeiture.										
NOTE TO THE COURT: G.S. 15A-544.5(a) provides, "There shall be no relief from a forfeiture except as provided in this section. The reasons for relief are those specified in [G.S. 15A-544.5(b)]," which also provides, "a forfeiture shall be set aside for any one of the following reasons, and none other." The reasons are those set forth in the above Motion To Set Aside Forfeiture.										
Therefore, it is ORDERED that:										
The above Motion is allowed and the forfeiture is set aside. The above Motion is denied and the forfeiture shall become a final judgment of forfeiture on the later of this date or one hundred and fifty (150) days										
after the "Date Notice Given" as shown on the reverse side.										
Date N										
	Day 10/19				1					

AOC-CR-213, Side Two, Rev. 10/18 © 2018 Administrative Office of the Courts