STATE OF NORTH CAROLINA	4		File No.			
County		In The General Court Of Justice				
Name Of Defendant						
Defendant's Drivers License No. State		ORDER ON NON-DEFENDANT OWNER'S PETITION/APPLICATION FOR				
Name Of Petitioner/Applicant (Vehicle Owner)		RELEASE OF SEIZED MOTOR VEHICLE - IMPAIRED DRIVING				
Petitioner's/Applicant's Drivers License No.	State	-			28.3(e), 20-28.3(e1)	
Vehicle Identification No.		Vehicle Type	0.5.1		Year	
Vehicle License No.	State	Date Of Seizure	Date	e Of Offense		
L CLERK'S ORD						
 before the Clerk on permanent release or pending 1. The applicant is a person in whose name a the seizure. 2. The motor vehicle was seized and impound 3. The motor vehicle has been seized for at le 4. The applicant was not the driver at the time 5. The applicant has properly executed an ad Driving," AOC-CR-331A. 6. The applicant has executed and filed an ad Division of Motor Vehicles indicates that the named above. 7. A check of the appropriate records of the C secure the release of the motor vehicle described above be released for the seizure and impoundment of t condition as it was at the time of seizure are scheduled and noticed by the District Attor NOTE: Failure to return the vehicle will result in order to show cause why the applicant set of the motor vehicle and the motor vehicle and the motor vehicle is denied and the motor vehicle is	a registration card ded pursuant to G east 24 hours. e of the underlying lequate "Bond To cknowledgment as e applicant has no Court or the Division scribed above has e checked, check O eased to the applic he vehicle, on cor nd without any ne ney under G.S. 20 forfeiture of the app should not be held in	or certificate of title for G.S. 20-28.3. g offense resulting in th Secure Temporary Pre- s defined in G.S. 20-28 of previously executed on of Motor Vehicles in s not previously been o rder No. 1 below. If any fil cant upon payment of a ndition that the applicar w or additional liens or D-28.2(c), unless the m olicant's bond and seizure o contempt.	e seizure. etrial Release Of .2(a1)(1a), and a an acknowledgr dicates that a bo rdered forfeited. and ing is not checked and towing and sto the return the veh encumbrances, otor vehicle has of the vehicle, and	f Motor Vehicle a check of the ment naming t ond posted by <i>ed, check Order</i> orage charges icle, in substar on the day of been perman <i>d may result in t</i>	at the time of e - Impaired records of the he defendant the applicant to <i>No. 2 below.</i>) incurred as a ntially the same any hearing ently released.	
NOTE TO CLERK: Do not remove the title hold in ST	ARS upon the entry	of an order for temporary	release.			
Date Signature				Assistan	t CSC Superior Court	
II. ORDER (ON PETITION F	OR PERMANENT R	ELEASE			
NOTE: Use Section <i>II</i> to enter an order either after a p release of a seized motor vehicle, or after a for vehicle is heard.						
	FINDINGS	OF FACT				
This matter is before the Clerk or the Court on pe above. A proceeding was held before the Clerk or presented and the entire record in this action, the	r a hearing was he	eld before the Court on	this date. On th	e basis of the		
1. The motor vehicle was seized on the date shown above while being driven by the defendant named above. The defendant was charged with an offense involving impaired driving and it is alleged that at the time of the violation the defendant's drivers license was revoked as a result of a prior impaired driving license revocation. The defendant did not have a valid drivers license and did not have liability insurance.						
-		ver)				
AOC-CR-332A. Rev. 12/13						

	The petitioner is a personal side was issued at the t			of title for the mo	otor vehicle described on the reverse			
🗌 3.	The petitioner was not t	he driver at the time of t	the underlying offense resu	ulting in the seizu	re.			
	The petitioner is an inno a. The petitioner did defendant did no b. The petitioner kn drivers license ar petitioner's expre- vehicle and has a c. The motor vehicl d. (applicable to o defendant is not (applicable to o G.S. 66-201 and the defendant no actual knowle e. The petitioner is	beent owner in that: d not know and had no i t have a valid drivers lic ew that the defend that the defendant has essed or implied permise agreed to prosecute the e was reported stolen. <i>Iffenses committed prior to</i> listed as an authorized <i>Iffenses committed on or a</i> the defendant is no is listed as an authorized dge of the revocation of in the business of leasing	reason to know that the cense and did not have liab dant's drivers license was r ad no liability insurance, bu sion, and the petitioner file e unauthorized operator of <i>December 1, 2013</i>) The peti- driver on the rental contract <i>fter December 1, 2013</i>) The peti- driver on the rental contract <i>fter December 1, 2013</i>) The peti- driver on the rental agree of the defendant's license ar- ng motor vehicles, held leg	ne defendant's dr ility insurance. evoked, the defendant of d a police report if the motor vehicle itioner is in the bu- ct. petitioner is a rem- river on the rental ement as defined t the time the rem- ial title to the motor	ivers license was revoked. defendant did not have a valid drove the motor vehicle without the for unauthorized use of the motor usiness of renting vehicles, and the tal car company as defined in I agreement as defined in G.S. 66-201. d in G.S. 66-201, but the petitioner had tal agreement was entered. or vehicle as lessor at the time the			
5.	lease was entere	ed.			t's drivers license at the time the			
	 The Clerk or the Court has been furnished a properly executed form FS-1, or other proof of insurance, and is satisfied that the petitioner is financially responsible. 							
	6. The petitioner has executed and filed an acknowledgment as defined in G.S. 20-28.2(a1)(1a).							
 A check of the records of the Division of Motor Vehicles indicates that the petitioner: a. has not previously executed an acknowledgment naming the defendant as the operator of the vehicle described on the reverse side. 								
	reverse side, but	has taken all reasonab	le precautions to prevent the	he use of the veh	of the vehicle described on the icle by the defendant and opropriate law enforcement agency.			
8.			er has agreed not to sell, gi g on the defendant's behal		transfer possession of the motor			
NOTE	: If all numbered findings ab release of the motor vehicl motor vehicle.	ove are found, and either le. If any numbered finding	Finding 4.a, 4.b, 4.c, 4.d, or 4. I is not found, the petitioner is	e is checked, the p not an innocent ow	etitioner is an innocent owner entitled to the ner and is not entitled to the release of the			
			CONCLUSIONS OF LA	W				
1.	reverse side.	s defined in G.S. 20-28			e motor vehicle described on the			
1.	is an innocent owner, a reverse side.	s defined in G.S. 20-28			e motor vehicle described on the se of the motor vehicle described on			
☐ 1. □ 2.	is an innocent owner, a reverse side. is not an innocent owne the reverse side.	s defined in G.S. 20-28						
☐ 1. □ 2. It is O	is an innocent owner, a reverse side. is not an innocent owne the reverse side. RDERED that:	s defined in G.S. 20-28 er, as defined in G.S. 20	0-28.2(a1)(2), and is not en ORDER	titled to the relea	se of the motor vehicle described on			
☐ 1. □ 2. It is O	is an innocent owner, a reverse side. is not an innocent owner the reverse side. RDERED that: The motor vehicle describe charges incurred as a result	s defined in G.S. 20-28 er, as defined in G.S. 20 d on the reverse side be re to of the seizure and impou	0-28.2(a1)(2), and is not en ORDER eleased to the petitioner name	titled to the relea	ide upon payment of all towing and storage			
☐ 1. ☐ 2. It is O ☐ 1.	is an innocent owner, a reverse side. is not an innocent owner the reverse side. RDERED that: The motor vehicle describe charges incurred as a resul funds held by the Clerk rep The petition is denied. The proceeds of insurance or p	s defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be re to of the seizure and impou resenting proceeds of insu- motor vehicle shall remain roceeds of the sale of the r	D-28.2(a1)(2), and is not en ORDER eleased to the petitioner name indment of that vehicle, and the urance or proceeds of the sale in impounded and the Clerk sh motor vehicle, pending further	titled to the relea	ide upon payment of all towing and storage			
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