Name Of Defendant Defendant's Drivers License No. Name Of Petitioner/Applicant (Vehicle Owner)	unty	[			stice
Defendant's Drivers License No.			In The General Court Of Justice  District Superior Court Division		
		ORDER ON	NON-DEFEN	DANT OWN	ER'S
Name Of Petitioner/Applicant (Vehicle Owner)	State	PETIT	PETITION/APPLICATION FOR RELEASE OF SEIZED MOTOR VEHICLE -		
			Y SPEEDING		
Petitioner's/Applicant's Drivers License No.	State		G S 20-2	28.2(e), 20-28.3(e)	20-28 3(e1)
/ehicle Identification No.		Vehicle Type	Make	Yea	
/ehicle License No.	State	Date Of Seizure	Date Of	Offense	
I. CLERK'S (	DRDER ON PET	 TION FOR TEMPORAR	Y RELEASE		
On the application of the person named above before the Clerk on permanent release or per					eeding
1. The applicant is a person in whose na the seizure.	me a registration ca	ard or certificate of title for t	he motor vehicle v	was issued at the	e time of
2. The motor vehicle was seized and imp	•	G.S. 20-28.3.			
<ul><li>3. The motor vehicle has been seized for</li><li>4. The applicant was not the driver at the</li></ul>		ving offense resulting in the	soizuro		
<ul> <li>The applicant was not the driver at the</li> <li>The applicant has properly executed a Speeding To Elude," AOC-CR-331B.</li> </ul>		-		otor Vehicle - Fel	ony
<ul> <li>6. The applicant has executed and filed a Division of Motor Vehicles indicates th named above.</li> </ul>					
7. A check of the appropriate records of the secure the release of the motor vehicle				posted by the ap	oplicant to
It is ORDERED that: (NOTE: If all findings about	e are checked, chec	k Order No. 1 below. If any find	ding is not checked, o	check Order No. 2	below.)
1. The motor vehicle described above be result of the seizure and impoundment condition as it was at the time of seizu scheduled and noticed by the District NOTE: Failure to return the vehicle will resorder to show cause why the application.	t of the vehicle, on re and without any Attorney under G.S ult in forfeiture of the	condition that the applicant new or additional liens or e . 20-28.2(c), unless the mo applicant's bond and seizure of	return the vehicle ncumbrances, on tor vehicle has be	, in substantially the day of any h en permanently ı	the same earing released.
2. The application is denied and the motor		·	her orders of the C	Court.	
NOTE TO CLERK: Do not remove the title hold	in STARS upon the e	ntry of an order for temporary	release.		
Date Signature				Assistant CSC	
II OPNI	R ON PETITION	I FOR PERMANENT RE	I FASE	Clerk Of Superio	or Court
NOTE: Use Section II to enter an order either after release of a seized motor vehicle, or after vehicle is heard.	r a proceeding before	e the Clerk on a non-defendant	motor vehicle owne		
	FINDIN	GS OF FACT			

presented and the entire record in this action, the Clerk or the Court finds by the greater weight of the evidence that:

1. The motor vehicle was seized on the date shown above while being driven by the defendant named above. The defendant was charged with felony speeding to elude arrest pursuant to G.S. 20-141.5(b) or (b1).

(Over)

2.	2. The petitioner is a person in whose name a registration card or certificate of title for the motor vehicle described on the reverse side was issued at the time the vehicle was seized.					
☐ 3.	The petitioner was not the driver at the time of the underlying offense resulting in the seizure.					
<b>4</b> .	ne petitioner is an innocent owner in that:					
	a. The defendant drove the motor vehicle without the petitioner's expressed or implied permission, and the petitioner filed a police report for unauthorized use of the motor vehicle and has agreed to prosecute the unauthorized operator of the motor vehicle.					
	b. The motor vehicle was reported stolen.					
	c. The petitioner is a rental car company as defined in G.S. 66-201 and the defendant is not listed as an authorized driver on the rental agreement as defined in G.S. 66-201 the defendant is listed as an authorized driver on the rental agreement as defined in G.S. 66-201, but the rental agreement expressly prohibits use of the vehicle while committing a felony.					
	d. The petitioner is in the business of leasing motor vehicles, and held legal title to the motor vehicle as lessor at the time the vehicle was seized.	е				
5.	5. 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.	6. The petitioner has executed and filed an acknowledgment as defined in G.S. 20-28.2(a1)(8).					
7.	<ol> <li>A check of the records of the Division of Motor Vehicles indicates that the petitioner:         <ul> <li>a. has not previously executed an acknowledgment naming the defendant as the operator of the vehicle described on the reverse side.</li> </ul> </li> </ol>					
	b. has previously executed an acknowledgment naming the defendant as the operator of the vehicle described on the reverse side, but has taken all reasonable precautions to prevent the use of the vehicle by the defendant and immediately reported, upon discovery, any unauthorized use of the vehicle to the appropriate law enforcement agency.					
8.	the petitioner is a vehicle lessor, the petitioner has agreed not to sell, give, or otherwise transfer possession of the motor chicle to the defendant or to any person acting on the defendant's behalf.					
NOTE	all numbered findings above are found, and either Finding 4.a, 4.b, 4.c, or 4.d is checked, the petitioner is an innocent owner entitled to the lease of the motor vehicle. If any numbered finding is not found, the petitioner is not an innocent owner and is not entitled to the release of the otor vehicle.					
	CONCLUSIONS OF LAW					
The pe	oner named on the reverse side:					
1.	an innocent owner, as defined in G.S. 20-28.2(a1)(2), and is entitled to the release of the motor vehicle described on the everse side.					
<u> </u>	not an innocent owner, as defined in G.S. 20-28.2(a1)(2), and is not entitled to the release of the motor vehicle described on e reverse side.					
	ORDER					
	ERED that:  e motor vehicle described on the reverse side be released to the petitioner named on the reverse side upon payment of all towing and storage arges incurred as a result of the seizure and impoundment of that vehicle, and the Clerk of Superior Court shall disburse to the petitioner all lids held by the Clerk representing proceeds of insurance or proceeds of the sale of the motor vehicle.					
2.	e petition is denied. The motor vehicle shall remain impounded and the Clerk shall continue to hold all funds paid into the Clerk representing occeds of insurance or proceeds of the sale of the motor vehicle, pending further orders of the Court. If this Order is entered after a occeding before the Clerk on pretrial release, it may be reconsidered by the Court as part of the forfeiture hearing conducted pursuant to S. 20-28.2(d).					
Date	Signature Assistant CSC					
	Name (Type Or Print)    Clerk Of Superior Court   District Court Judge   Superior Court Judge   Superior Court Judge   Clerk Of Superior Court   District Court Judge   Clerk Of Superior Court   District Court   Distric					
outstan	TO PARTY OBTAINING RELEASE: "[W]ithin 30 days of the date of the court's [release] order, the owner must make payment of the g towing and storage costs for the motor vehicle and retrieve the motor vehicle, or give notice to [the] Division of Motor Vehicles requesting a aring on the validity of any mechanics' lien on the motor vehicle for towing and storage costs." G.S. 20-28.4.					
CERTIFICATION						
The fo	oing is a true and correct copy of the original on file in this office.					
Date	Signature Deputy CSC Assistant CSC Clerk Of Superior Court					
NOTE TO CLERK: The Clerk shall report the entry of an order of permanent release to DMV by electronic means (STARS). G.S. 20-28.8. The Clerk shall also send a copy of the order of release or denial to the county school board attorney and the District Attorney. G.S. 20-28.3(e1).						