STATE OF NORTH CAROLIN	Α		File No.			
Name Of Defendant		In The General Court Of Justice District Superior Court Division ORDER ON NON-DEFENDANT OWNER'S				
Name Of Petitioner/Applicant (Vehicle Owner)		-	OF SEIZED N NY SPEEDIN			
Petitioner's/Applicant's Drivers License No.	State		G.S. 20	-28.2(e), 20-2	8.3(e), 20-28.3(e1)	
Vehicle Identification No.		Vehicle Type	Make		Year	
Vehicle License No.	State	Date Of Seizure	Date 0	Of Offense		
I. CLERK'S OR		ON FOR TEMPORA	RY RELEASE			
 On the application of the person named above for before the Clerk on permanent release or pendir 1. The applicant is a person in whose name the seizure. 2. The motor vehicle was seized and impun 3. The motor vehicle has been seized for at 4. The applicant was not the driver at the tim 5. The applicant has properly executed an a Speeding To Elude," AOC-CR-331B. 6. The applicant has executed and filed an a Division of Motor Vehicles indicates that in named above. 7. A check of the appropriate records of the secure the release of the motor vehicle d It is ORDERED that: (NOTE: If all findings above are result of the seizure and impoundment of condition as it was at the time of seizure as scheduled and noticed by the District Attor NOTE: Failure to return the vehicle will result order to show cause why the applicant. 	ng a hearing on the e a registration card ded pursuant to G.S. least 24 hours. me of the underlying adequate "Bond To acknowledgment as the applicant has no Court or the Division escribed above has are checked, check Or leased to the applic the vehicle, on com and without any new porney under G.S. 20 in forfeiture of the app t should not be held in ehicle shall remain	forfeiture of the vehicle or certificate of title for S. 20-28.3. If offense resulting in the Secure Temporary Pre- s defined in G.S. 20-28 of previously executed on of Motor Vehicles in a not previously been of <i>rder No. 1 below. If any fil</i> cant upon payment of a dition that the applicar w or additional liens or 0-28.2(c), unless the m <i>licant's bond and seizure contempt.</i> impounded pending fu	e, the undersigned the motor vehicle e seizure. etrial Release Of M .2(a1)(8), and a cl an acknowledgme dicates that a bon rdered forfeited. and ing is not checked and towing and stora the return the vehicle encumbrances, o otor vehicle has b of the vehicle, and i rther orders of the	I finds as foll was issued Notor Vehicle neck of the re ent naming th d posted by f <i>check Order</i> age charges e, in substar n the day of een permane may result in th	at the time of at the time of e - Felony ecords of the ne defendant the applicant to <i>No. 2 below.</i>) incurred as a ntially the same any hearing ently released.	
NOTE TO CLERK: Do <u>not</u> remove the title hold in S Date Signature	STARS upon the entry	of an order for temporary	release.			
				Assistant	CSC Superior Court	
		OR PERMANENT R				
NOTE: Use Section <i>II</i> to enter an order either after a 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 p above. A proceeding was held before the Clerk presented and the entire record in this action, th 1. The motor vehicle was seized on the date	or a hearing was he e Clerk or the Court shown above while	Id before the Court on t finds by the greater w being driven by the d	this date. On the reight of the evider	basis of the ence that:	evidence	
charged with felony speeding to elude arr	est pursuant to G.S	. ∠u- 14 1.5(b) 0ľ (b1).				
	(Ov	ver)				
A 0.0 0.0 0000 Nov 40/40						

1		time the vehicle was			r vehicle described on the reverse
3.	The petitioner was not	the driver at the time of	the underlying offense resu	lting in the seizure	
	The petitioner is an inn				
	a. The defendant	drove the motor vehicle			ermission, and the petitioner filed the unauthorized operator of the
	b. The motor vehic	cle was reported stolen.			
	driver on the rea	ntal agreement as define	ed in G.S. 66-201. 🗌 the d	efendant is listed a	ant is not listed as an authorized as an authorized driver on the rental se of the vehicle while committing a
	d. The petitioner is vehicle was seized		ing motor vehicles, and held	l legal title to the n	notor vehicle as lessor at the time the
5.	The Clerk or the Court petitioner is financially		roperly executed form FS-1,	or other proof of i	nsurance, and is satisfied that the
6.	The petitioner has exe	cuted and filed an ackno	owledgment as defined in G	.S. 20-28.2(a1)(8).	
7.			Vehicles indicates that the		
	reverse side.				or of the vehicle described on the
	reverse side, bu	t has taken all reasonab	ble precautions to prevent th	e use of the vehicl	f the vehicle described on the e by the defendant and ropriate law enforcement agency.
8.			er has agreed not to sell, giv g on the defendant's behalf		nsfer possession of the motor
NOTE					er is an innocent owner entitled to the r and is not entitled to the release of the
			CONCLUSIONS OF LAV	N	
The pe	etitioner named on the re	averse side:			
1. 	is an innocent owner, a reverse side.	as defined in G.S. 20-28			motor vehicle described on the
1. 	is an innocent owner, a reverse side.	as defined in G.S. 20-28			motor vehicle described on the of the motor vehicle described on
1. 	is an innocent owner, a reverse side. is not an innocent own	as defined in G.S. 20-28			
☐ 1. □ 2. It is OF	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that:	as defined in G.S. 20-28 er, as defined in G.S. 20	0-28.2(a1)(2), and is not ent ORDER	itled to the release	e of the motor vehicle described on
☐ 1. □ 2. It is OF	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a rest	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impou	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name	itled to the release d on the reverse side	
☐ 1. ☐ 2. It is OF ☐ 1. ☐ 2.	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a resu funds held by the Clerk re The petition is denied. The proceeds of insurance or	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impor presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale n impounded and the Clerk sha motor vehicle, pending further	d on the reverse side Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing
☐ 1. ☐ 2. It is OF ☐ 1.	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a resu funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impo- presenting proceeds of inst e motor vehicle shall remain proceeds of the sale of the	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale n impounded and the Clerk sha motor vehicle, pending further	d on the reverse side Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to <i>Assistant CSC</i>
☐ 1. ☐ 2. It is OF ☐ 1. ☐ 2.	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a resu funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impor presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale n impounded and the Clerk sha motor vehicle, pending further	d on the reverse side Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to <i>Assistant CSC</i> <i>Clerk Of Superior Court</i> <i>District Court Judge</i>
□ 1. □ 2. It is OF □ 1. □ 2. Date NOTIC outstan	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a rest funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle G.S. 20-28.2(d).	er, as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impou presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma Signature Name (Type Or Print) ING RELEASE: "[W]ithin pasts for the motor vehicle and	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale in impounded and the Clerk sha motor vehicle, pending further y be reconsidered by the Court a 30 days of the date of the court and retrieve the motor vehicle, o	d on the reverse side e Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I : as part of the forfeit	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to <i>Assistant CSC</i> <i>Clerk Of Superior Court</i> <i>District Court Judge</i> <i>Superior Court Judge</i> <i>Superior Court Judge</i> <i>Division of Motor Vehicles requesting a</i>
□ 1. □ 2. It is OF □ 1. □ 2. Date NOTIC outstan	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a rest funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle G.S. 20-28.2(d).	er, as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impou presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma Signature Name (Type Or Print) ING RELEASE: "[W]ithin pasts for the motor vehicle and	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale n impounded and the Clerk sha motor vehicle, pending further y be reconsidered by the Court	d on the reverse side e Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I : as part of the forfeit	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to <i>Assistant CSC</i> <i>Clerk Of Superior Court</i> <i>District Court Judge</i> <i>Superior Court Judge</i> <i>Superior Court Judge</i> <i>Division of Motor Vehicles requesting a</i>
 □ 1. □ 2. It is OF □ 1. □ 2. Date NOTIC outstan judicial 	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a rest funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle G.S. 20-28.2(d).	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impou presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma Signature Name (Type Or Print) ING RELEASE: "[W]ithin posts for the motor vehicle an ny mechanics' lien on the r	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale n impounded and the Clerk sha motor vehicle, pending further y be reconsidered by the Court a 30 days of the date of the court of retrieve the motor vehicle, o notor vehicle for towing and sto CERTIFICATION	d on the reverse side e Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I : as part of the forfeit	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to <i>Assistant CSC</i> <i>Clerk Of Superior Court</i> <i>District Court Judge</i> <i>Superior Court Judge</i> <i>Superior Court Judge</i> <i>Division of Motor Vehicles requesting a</i>
☐ 1. ☐ 2. It is OF ☐ 1. ☐ 2. Date NOTIC outstan judicial	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a rest funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle G.S. 20-28.2(d). CE TO PARTY OBTAIN ding towing and storage co hearing on the validity of a	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impou presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma Signature Name (Type Or Print) ING RELEASE: "[W]ithin posts for the motor vehicle an ny mechanics' lien on the r	D-28.2(a1)(2), and is not ent ORDER released to the petitioner name undment of that vehicle, and the urance or proceeds of the sale n impounded and the Clerk sha motor vehicle, pending further y be reconsidered by the Court a 30 days of the date of the court of retrieve the motor vehicle, o notor vehicle for towing and sto CERTIFICATION	d on the reverse side e Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I : as part of the forfeit	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to <i>Assistant CSC</i> <i>Clerk Of Superior Court</i> <i>District Court Judge</i> <i>Superior Court Judge</i> <i>Superior Court Judge</i> <i>Division of Motor Vehicles requesting a</i>
 1. 2. It is OF 1. 2. Date Date NOTIC outstan judicial The foi Date NOTE	is an innocent owner, a reverse side. is not an innocent own the reverse side. RDERED that: The motor vehicle describ charges incurred as a rest funds held by the Clerk re The petition is denied. The proceeds of insurance or p proceeding before the Cle G.S. 20-28.2(d). CE TO PARTY OBTAIN ding towing and storage co hearing on the validity of a regoing is a true and co	as defined in G.S. 20-28 er, as defined in G.S. 20 ed on the reverse side be r ult of the seizure and impou presenting proceeds of insu- e motor vehicle shall remain proceeds of the sale of the rk on pretrial release, it ma Signature Name (Type Or Print) ING RELEASE: "[W]ithin pasts for the motor vehicle an ny mechanics' lien on the r rrect copy of the original Signature shall report the entry of an o	D-28.2(a1)(2), and is not ent ORDER released to the petitioner named undment of that vehicle, and the urance or proceeds of the sale in impounded and the Clerk sha motor vehicle, pending further y be reconsidered by the Court of a 30 days of the date of the court and retrieve the motor vehicle, o motor vehicle for towing and sto CERTIFICATION I on file in this office.	d on the reverse side e Clerk of Superior C of the motor vehicle. Il continue to hold all orders of the Court. I : as part of the forfeit mt's [release] order, th r give notice to [the] I rage costs." G.S. 20	e of the motor vehicle described on e upon payment of all towing and storage ourt shall disburse to the petitioner all funds paid into the Clerk representing f this Order is entered after a ure hearing conducted pursuant to Assistant CSC Clerk Of Superior Court District Court Judge Superior Court Judge Division of Motor Vehicles requesting a -28.4. Deputy CSC Assistant CSC Clerk Of Superior Court Deputy CSC Assistant CSC Clerk Of Superior Court Clerk Of Supe