STATE OF N	IORTH CAROLI	NA		File No.			
	Cou	unty	<u> </u>	In The General Court Of Justice			
Name Of Defendant/Petition		- J		District Superior Court Division			
Defendant/Petitioner's Drive	rs License No	State		DANT OWNER'S PETITION			
Defendant/Petitioner's Drivers License No. State		Giaic	FOR RELEASE OF SEIZED VEHICLE				
Vehicle Identification No.		·		AND ORDER - IMPAIRED DRIVING			
Vehicle License No.		State					
		Maria		G.S. 20-28.3(e2)(1)			
Vehicle Type	Make	Year	Date Of Seizure	Date Of Offense			
		I. P	PETITION				
 The motor vehic an impaired driving I am a person ir At the time of th G.S. 20-28.2(a) a. Any peril b. If my dri revocati c. I do not an impa d. Other: (a 	ving offense and it was all license revocation as de n whose name a registrati e seizure, my drivers lice because: iods of revocation had ex ivers license was revoked on. hold a North Carolina driv ired driving license revoc specify)	seized on the date eged that at the tir fined in G.S. 20-28 on card or certifica nse was not revok pired prior to the d l at the time of the vers license and m ation.	shown above pursuant to me of the offense my drive 8.2(a). ate of title for the motor vel ed as a result of an impair late of the alleged offense. alleged offense, it was no hy privilege to drive in Nort le 13 of Chapter 20 of the Telephone No. Of Defenda Date	t as a result of an impaired driving license h Carolina has not been revoked pursuant to General Statutes.			
			Signature Of Defendant/Pe	stitioner			
	II. STA	TE'S CONSENT	TO RELEASE OF VE	HICLE			
under G.S. 20-28.2 driving license revoo	because the drivers licen cation. Therefore, the Sta Name Of Prosecutor (Type	se of the defendar ate consents to the Or Print)	nt/petitioner named above release of the motor vehi Signature Of F				
				OANT ON STATE'S CONSENT			
				he defendant/petitioner's drivers license was endant/petitioner's motor vehicle, the			
	oted on the petition its co						
 The defendant/p time of the seize 		hose name a regis	stration card or certificate of	of title for the motor vehicle was issued at the			
the General Sta	tutes, and is satisfied tha	t the defendant/pe	titioner is financially respo	extent required by Article 13 of Chapter 20 of nsible. itioner named above upon payment of all			
			and impoundment of that v				
Date	Signature			Assistant CSC			
outstanding towing an judicial hearing on the NOTE TO CLERK:	d storage costs for the motor validity of any mechanics' lie	r vehicle and retrieve en on the motor vehic / of the order of relea	e the motor vehicle, or give no cle for towing and storage cos ase to the county school boar	ase] order, the owner must make payment of the tice to [the] Division of Motor Vehicles requesting a sts." G.S. 20-28.4. d attorney, G.S. 20-28.3(e2), and shall report the			

			IV. NOTICE	OF HEAR	ING			
to the attorney	for the board o	of education of th	e county name	ed above:		the cou	nty named above, and	
•	e above petition				ocation shown below.			
Date Of Hearing		Time Of Hearing	AM PM	Location Of H	learing			
Date		Signature					Assistant CSC Clerk Of Superior Court	
court seeking a pr G.S. 20-28.2(a). T held within 10 bus	etrial determinatio he clerk shall sch iness days or as s	on that the defendant edule a hearing befo soon thereafter as m	t's license was no ore a judge of the ay be feasible. No	t revoked pur division in wh otice of the he	suant to an impaired drivir hich the underlying crimina earing shall be given to the	ng license I charge is defendan	e a petition with the clerk of revocation as defined in s pending for a hearing to be t, the district attorney, and assary. G.S. 20-28.3(e2)(1).	
		V. ORD	ER ON PETIT	ION AFTE				
the defendant/pe motor vehicle de	etitioner's driver escribed on the	s license was not reverse side. A he	revoked pursua earing was held	nt to an imp before the (ned on the reverse side aired driving license rev Court on this date. On t veight of the evidence th	ocation a	and for release of the	
defenda	nt/petitioner was ndant/petitioner	s charged with cor	nmitting an impa	aired driving	ate shown above pursus offense and it was alle impaired driving license	ged that	at the time of the offense	
	endant/petitione me of the seiz ı		ose name a reg	istration car	d or certificate of title fo	or the mo	tor vehicle was issued	
					e offense, the defendant efined in G.S. 20-28.2(a		er's drivers license was	
					onsibility to the extent re is financially responsible		y Article 13 of Chapter 20	
	or vehicle descr	ibed on the revers			efendant/petitioner nam seizure and impoundme			
2. The petit required is entere	tion is denied be for release of th	ecause the petition ne vehicle. The mo g on pretrial releas	er has failed to otor vehicle shal	establish th I remain imp	e facts necessary to su	pport one r orders o	e or more of the findings of the Court. If this Order	
Date	Signature			Name (Type Or Print)				
				·	District Court Judge	Γ	Superior Court Judge	
payment of the o	outstanding tow r Vehicles reque	ing and storage co	osts for the moto	or vehicle an	ate of the court's [released retrieve the motor vel mechanics' lien on the r	hicle, or g	the owner must make give notice to [the]	
			CERTIF	ICATION				
The foregoing is a	true and correct	ct copy of the origin	nal on file in this	office.				
Date		Signature				Deputy CS Clerk Of S	SC Assistant CSC	
		all report the entry o to the county school		ase to DMV b	y electronic means (STAR	S), G.S. 2	0-28.8. The Clerk may also	