STATE OF NO	ORTH CAROLINA			File No.			
	County		In The General Court Of Justice ☐ District ☐ Superior Court Division				
Name Of Defendant/Petitione	r						
Defendant/Petitioner's Drivers License No.		State		DEFENDANT OWNER'S PETITION FOR RELEASE OF SEIZED VEHICLE			
Vehicle Identification No.			AND ORDER - IMPAIRED DRIVING				
Vehicle License No.		State	-		(G.S. 20-28.3(e2)(1)	
Vehicle Type	Make	Year	Date Of Seizure		Date Of Offense	/ /	
		I. PE	LITION				
driving license revolutions driving license revolutions. 2. I am a person in with a person	of revocation had expired prior license was revoked at the tim a North Carolina drivers licens ing license revocation.	8.2(a). or certificate of the not revoked as to the date of the of the alleged and my privile	title for the more a result of an one alleged offe offense, it was ege to drive in left of Chapter 20	tor vehicle was issued impaired driving licens nse. s not as a result of an North Carolina has no	l at the time of the se revocation as of the se revocation as of the se revoked put the second secon	ne seizure. defined in icense	
			Date				
			Signature Of Def	endant/Petitioner			
	II. STATE'S DE	TERMINATIO	N ON RELE	ASE OF VEHICLE			
forfeiture under impaired driving 2. Based on availa for release under Date	able information, the district atto G.S. 20-28.2 because the driv license revocation. Therefore, able information, the district atto er G.S. 20-28.3(e2)(1). The Sta Name Of Prosecutor (type or print)	ers license of th , the State consorney has deternate does not co	e defendant/presents to the remined that the remined that the remined to the remi	etitioner named above lease of the motor vel defendant/petitioner helease of the motor vel gnature Of Prosecutor	e was not revoked nicle to the defend nas not satisfied the chicle to the defend ATE'S CONSE	I pursuant to an dant/petitioner. he requirements idant/petitioner.	
revoked pursuant to a finds: 1. The State has note 2. The defendant/petitime of the seizur 3. The Clerk has bee General Statutes, a THEREFORE, it is ord	n impaired driving license revo ed on the petition its consent to itioner is a person in whose na	the release of to the release of to me a registration nce of financial ro ant/petitioner is escribed above be	elease of the delease	icate of title for the mo to the extent required boonsible. the petitioner named a	notor vehicle, the otor vehicle was is by Article 13 of Ch	e undersigned ssued at the napter 20 of the nent of all towing	
outstanding towing and s	DBTAINING RELEASE: "[W]ith storage costs for the motor vehicle alidity of any mechanics' lien on the	and retrieve the n	notor vehicle, or	give notice to [the] Divis	ion of Motor Vehicle		

NOTE TO CLERK: The Clerk shall send a copy of the order of release to the county school board attorney, G.S. 20-28.3(e2), and shall report the entry of an order of release to DMV by electronic means (STARS), G.S. 20-28.8.

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		IV. NOTIC	E OF HEARING	G						
To the defendant/petitioner, to the District Attorney for the prosecutorial district that includes the county named above, and to the attorney for the board of education of the county named above:										
A hearing on the above petition will be held on the date and at the time and location shown below.										
Date Of Hearing	Time Of Hearing	AM PM	Location Of Hearing							
Date	Signature		-			tant CSC Of Superior Court				
NOTE TO CLERK: "If the seizure was for an offense involving impaired driving, a defendant motor vehicle owner may file a petition with the clerk of court seeking a pretrial determination that the defendant's license was not revoked pursuant to an impaired driving license revocation as defined in G.S. 20-28.2(a). The clerk shall schedule a hearing before a judge of the division in which the underlying criminal charge is pending for a hearing to be held within 10 business days or as soon thereafter as may be feasible. Notice of the hearing shall be given to the defendant, the district attorney, and the attorney for the county board of education." If the State has consented to the release on Side One, a hearing is unnecessary. G.S. 20-28.3(e2)(1).										
	V. 0	RDER ON PET	ITION AFTER	HEARING						
This matter is before the Court on the petition of the defendant/petitioner named on the reverse side for a pretrial determination that the defendant/petitioner's drivers license was not revoked pursuant to an impaired driving license revocation and for release of the motor vehicle described on the reverse side. A hearing was held before the Court on this date. On the basis of the evidence presented and the entire record in this action, the Court finds by the greater weight of the evidence that:										
 The motor vehicle described on the reverse side was seized on the date shown above pursuant to G.S. 20-28.3. The defendant/petitioner was charged with committing an impaired driving offense and it was alleged that at the time of the offense the defendant/petitioner's drivers license was revoked pursuant to an impaired driving license revocation as defined in G.S. 20-28.2(a). The defendant/petitioner is a person in whose name a registration card or certificate of title for the motor vehicle was issued at the time of the seizure. 										
3. The defendant/petitioner has established that at the time of the above offense, the defendant/petitioner's drivers license was not revoked as a result of an impaired driving license revocation as defined in G.S. 20-28.2(a).										
4. The Court has been furnished proof of the existence of financial responsibility to the extent required by Article 13 of Chapter 20 of the General Statutes, and is satisfied that the defendant/petitioner is financially responsible.										
Therefore, it is ORDERED that:										
The motor vehicle described on the reverse side be released to the defendant/petitioner named on the reverse side upon payment of all towing and storage charges incurred as a result of the seizure and impoundment of that vehicle.										
2. The petition is denied because the petitioner has failed to establish the facts necessary to support one or more of the findings required for release of the vehicle. The motor vehicle shall remain impounded pending further orders of the Court. If this Order is entered after a hearing on pretrial release, it may be reconsidered by the Court as part of the forfeiture hearing conducted pursuant to G.S. 20-28.2(d).										
Date Signatu	ıre			Name (type or print)						
				District (Court Judge	Superior Court Judge				
NOTICE TO PARTY OBTAINING RELEASE: "[W]ithin 30 days of the date of the court's [release] order, the owner must make payment of the outstanding towing and storage costs for the motor vehicle and retrieve the motor vehicle, or give notice to [the] Division of Motor Vehicles requesting a judicial hearing on the validity of any mechanics' lien on the motor vehicle for towing and storage costs." G.S. 20-28.4.										
		CERT	TFICATION							
The foregoing is a true and correct copy of the original on file in this office.										
Date Signatu	ure				Deputy CSC	C Assistant CSC perior Court				
NOTE TO CLERK: The Clerk sha			se to DMV by electi	ronic means (STAI	RS), G.S. 20-28.8.	The Clerk may also				