STATE OF N	NORTH CAI	ROLINA		File No.	
County				In The General Court Of Justice ☐ District ☐ Superior Court Division	
Name Of Defendant/Petition	ner				
Defendant/Petitioner's Drivers License No.			State	DEFENDANT OWNER'S PETITION FOR TEMPORARY RELEASE OF	
Vehicle Identification No.				SEIZED VEHICLE AND ORDER - FELONY SPEEDING TO ELUDE	
Vehicle License No.			State		G.S. 20-28.3(e2)(2)
Vehicle Type	Make		Year	Date Of Seizure	Date Of Offense
			I. PETI	TION	
<ol> <li>The motor speeding to</li> <li>I am a pers</li> <li>The motor series</li> <li>I am posting</li> </ol>	vehicle described a belude arrest purs on in whose name vehicle has been s g a bond equal to	above was se uant to G.S. 2 a registration seized for at le the fair marke	eized on the date 20-141.5(b) or (bin card or certifical east 24 hours. et value of the mo	title for the motor vehicle of title for the motor vehicle as evidenced by the second control of the seco	e, and says. S. 20-28.3. I was charged with felony e was issued at the time of the seizure. the attached form AOC-CR-331B. busly has been ordered forfeited.
Name And Address Of Defendant/Petitioner (Type Or Print)				Telephone No. Of Defendant/Petitioner	
				Date	
				Signature Of Defendant/Petitioner	
	II. CLER	RK'S ORDE	R ON PETITIO	N FOR TEMPORARY RE	FASE
On the petition of the on the forfeiture of	ne defendant name	ed above for t	the temporary pre		nicle described above pending a hearing
1. The motor was charge	vehicle described a ed with felony spee lant is a person in	above was se eding to elude	eized on the date arrest pursuant	to G.S. 20-141.5(b) or (b1).	S. 20-28.3. The defendant named above motor vehicle was issued <b>at the time</b>
<ul> <li>3. The motor vehicle has been seized for at least 24 hours.</li> <li>4. The defendant has properly executed an adequate "Bond To Secure Temporary Pretrial Release Of Motor Vehicle - Felony Speeding To Elude," AOC-CR-331B.</li> </ul>					
5. A check of the appropriate records of the Court or the Division of Motor Vehicles indicates that a bond posted by the defendant to secure the release of the motor vehicle described above has not previously been ordered forfeited.					
It is ORDERED that: (NOTE: If all findings above are checked, check Order No. 1 below. If any finding is not checked, check Order No. 2 below.)					
<ol> <li>The motor vehicle described above be released to the defendant named above upon payment of all towing and storage charges incurred as a result of the seizure and impoundment of the vehicle, on condition that the defendant return the vehicle, in substantially the same condition as it was at the time of seizure and without any new or additional liens or encumbrances, on the day of any hearing scheduled and noticed by the District Attorney under G.S. 20-28.2(c), unless the motor vehicle has been permanently released.</li> <li>NOTE: Failure to return the vehicle will result in forfeiture of the defendant's bond for the motor vehicle and seizure of the vehicle, and may result in the issuance of an order to show cause why the defendant should not be held in contempt.</li> <li>The petition is denied and the motor vehicle shall remain impounded pending further orders of the Court.</li> </ol>					
2. The petition	n is denied and the Signa		e snall remain in	npounded pending further ord	
					Assistant CSC Clerk Of Superior Court
NOTE TO CLERK: Do not remove the title hold in STARS upon the entry of an order for temporary release.					
The foregoing is a true and correct copy of the original on file in this office.					
		<u> </u>	iai on tile in this c	office.	
Date	Signa	mure			Deputy CSC Assistant CSC Clerk Of Superior Court