File No.

_ County

In The General Court Of Justice

Name Of Defendant										
Defendant's Drivers License No.		State	ORDER FORFEITING MOTOR VEHICLE							
Vehicle Identification No.				HEARING - I	MPAIRED DRIVING					
Vehicle License No.		State	-	G	S.S. 20-28.2(b), (b1) & (d); G.S. 20-28.5					
Vehicle Type	Make	Year	Date Of Seizure		Date Of Offense					
NOTE: Use this form only to e	nter an order forfeiting a r	notor vehicle that wa	as seized under G.S	S. 20-28.3(a) (impa	ired driving seizure).					
NOTE: Use this form only to enter an order forfeiting a motor vehicle that was seized under G.S. 20-28.3(a) (impaired driving seizure). FINDINGS OF FACT										
pursuant to G.S. 20-28.2. A this case, the Court finds by	A hearing was held before the greater weight of the greater weight	er the vehicle des ore the Court on th the evidence that:	cribed above (or his date. Based c	on the evidence p	I to the vehicle) shall be forfeited presented and the entire record in					
1. The motor vehicle was seized on the date shown above while being driven by the defendant named above. The defendant was charged with an offense involving impaired driving and it was alleged that at the time of the violation the defendant's drivers license was revoked as a result of a prior impaired driving license revocation the defendant was driving without a valid drivers license and was not covered by an automobile liability insurance policy.										
2. The motor vehicle has not been permanently released to a non-defendant motor vehicle owner pursuant to G.S. 20-28.3(e1), a defendant owner pursuant to G.S. 20-28.3(e2), or a lienholder pursuant to G.S. 20-28.3(e3).										
3. Pursuant to G.S. 20-28.2(c), the prosecutor has notified the defendant, each motor vehicle owner, and each lienholder that the motor vehicle may be subject to forfeiture and that the defendant, the motor vehicle owner, or the lienholder may intervene to protect that person's interest, and this notice was served at least ten (10) days before the hearing, as shown by the Prosecutor's Notice Of Hearing And Certificate Of Service on file in this case.										
4. Neither the defendant, a non-defendant motor vehicle owner nor a lienholder appeared at this hearing or petitioned for release of the vehicle or, if any of them has so appeared or petitioned, all petitions have been denied. No non-defendant motor vehicle owner has been determined to be an innocent owner.										
 (Select appropriate option) 5. a. The defendant has been convicted of an offense involving impaired driving and at the time of the offense the defendant's drivers license was revoked pursuant to an impaired driving license revocation as defined in G.S. 20-28.2(a). b. The defendant has been convicted of an offense involving impaired driving and at the time of the offense the defendant was 										
driving without a valid drivers license and was not covered by an automobile liability insurance policy.										
C. The defendant has not been convicted of an offense involving impaired driving, but the defendant failed to appear at his/her scheduled trial for that offense, at least sixty (60) days have elapsed since the date scheduled for that trial, and an order for the defendant's arrest has been issued and not set aside. The defendant is guilty of the offense involving impaired driving and at the time of the offense ☐ the defendant's drivers license was revoked as a result of a prior impaired driving license revocation as defined in G.S. 20-28.2(a). ☐ the defendant was driving without a valid drivers license and was not covered by an automobile liability insurance policy.										
		CONCLUSIC	ONS OF LAW							
On the basis of the foregoin related to the vehicle) is sub				that the vehicle d	lescribed above (or proceeds					
		OR	DER							
board's option, either sold p	ursuant to G.S. 20-28.8 erior Court shall disbur	5 or retained and se to the county b	registered by it w board of education	ith the Division of	ation named above and, at the f Motor Vehicles pursuant to this held by the Clerk representing					
Date Nar	ne Of Presiding Judge (Type	Or Print)	Signatur	e Of Presiding Judge						
		10								

				APPEAL ENTRIES	;						
□ 1.	The defendant named above in District Court gave notice of appeal from the conviction of the offense involving impaired driving found in the above Order. The issue of forfeiture shall be heard in Superior Court de novo.										
□ 2.	 The defendant named above gave notice of appeal to the appellate division from the conviction of the offense involving impaired driving found in the above Order. Pursuant to G.S. 20-28.5(e), enforcement of this Order is stayed pending determination of the appeal. 										
Date		Name Of F	f Presiding Judge (Type Or Print)		Signatur	ignature Of Presiding Judge					
				CERTIFICATION							
The foregoing is a true and correct copy of the original on file in this office.											
Date			Signature			Deputy CSC	Assistant CSC				

NOTE TO CLERK: The Clerk shall report to DMV by electronic means [STARS] the entry of an order of forfeiture. G.S. 20-28.8. The Clerk also may send a copy of the order of forfeiture to the county school board attorney and district attorney.

Clerk Of Superior Court

FURTHER NOTE TO CLERK: "Upon receipt of notice of conviction of a violation of an offense involving impaired driving while the person's license is revoked as a result of a prior impaired driving license revocation... [DMV] shall revoke the registration of all motor vehicles registered in the convicted person's name and shall not register a motor vehicle in the convicted person's name until the convicted person's license is restored." G.S. 20-54.1(a). DMV shall also "revoke the registration of the motor vehicle seized, and the owner [at the time of seizure] shall not be allowed to register the motor vehicle seized until the convicted operator's drivers license has been restored." G.S. 20-54.1(b). To facilitate implementation of these provisions, if **Findings of Fact No. 5.a.** in this Order is selected, the Clerk should enter the appropriate registration stop(s) into STARS. The clerk should not enter a registration stop against an owner who has been found to be an innocent owner as defined in G.S. 20-28.2.