STATE OF NO	RTH CAROLINA	\			File No.	
County				In The General Court Of Justice ☐ District ☐ Superior Court Division		
Name Of Defendant	•	•				Ouperior Court Division
Defendant's Drivers License No.		State	OR	ORDER FORFEITING MOTOR VEHICLE AFTER HEARING -		
Vehicle Identification No.				FELONY SPEEDING TO ELUDE		_
Vehicle License No.		State	\dashv			
	1					G.S. 20-28.2(b2) & (d); G.S. 20-28.5
Vehicle Type	Make	Year	Date Of Se	eizure		Date Of Offense
NOTE: Use this form only	to enter an order forfeiting a	motor vehicle that	 was seized ι	ınder G.S. 20-28	.3(a1) (felo	ny speeding to elude seizure).
		FINDING	S OF FA	СТ		
pursuant to G.S. 20-28.2 this case, the Court finds 1. The motor vehicle was charged with felony sp 2. The motor vehicle has lienholder pursuant to 3. Pursuant to G.S. 20-2	A hearing was held beto by the greater weight of a seized on the date show beeding to elude arrest per not been permanently re G.S. 20-28.3(e3). 8.2(c), the prosecutor has	fore the Court on the evidence that wn above while b ursuant to G.S. 2 eleased to a non- as notified the defe	this date. it: eing driven 0-141.5(b) defendant endant, ead	by the defend or (b1). motor vehicle on the example of the motor vehicle on the motor vehicle of the motor vehicle.	evidence pant named owner pure e owner, a	It to the vehicle) shall be forfeited presented and the entire record in diabove. The defendant was suant to G.S. 20-28.3(e1) or a and each lienholder that the motor
person's interest, and Hearing And Certificated. 4. Neither the defendant vehicle or, if any of the been determined to be (Select appropriate options). 5. a. The defendant of the been defendant of the defenda	this notice was served a te Of Service on file in thi , a non-defendant motor em has so appeared or p e an innocent owner. n) has been convicted of fel has not been convicted of at his/her scheduled trial	t least ten (10) da is case. vehicle owner no etitioned, all petit ony speeding to of felony speeding for that offense, a rest has been issi	ays before to ar a lienhold cions have to elude arres at least sixt ued and no	he hearing, as er appeared at been denied. Note that the pursuant to be the pursuant to the pursuant to the pursuant to the pursuant to the pursuant that the pursuant that the pursuant the pursuant that the pursuant the pursuant that the pursuant the pursuant that the pursuant that the pursuant the pursuant the pursuant that the pursuant that the pursuant the pursuant t	this hear non-de G.S. 20 to G.S. 20 ye elapsed	ler may intervene to protect that the Prosecutor's Notice Of ing or petitioned for release of the fendant motor vehicle owner has 0-141.5(b). G.S. 20-141.5(b1). 0-141.5(b) or (b1), but the defendant distince the date scheduled for that ant is guilty of felony speeding to
<u> </u>	_					
On the basis of the foreg related to the vehicle) is			as a matter		e vehicle d	lescribed above (or proceeds
		0	RDER			
board's option, either sol	d pursuant to G.S. 20-28 Superior Court shall disbu	.5 or retained and irse to the county	d registered board of e	by it with the	Division of	ation named above and, at the f Motor Vehicles pursuant to this held by the Clerk representing
Date	Name Of Presiding Judge (Type	e Or Print)		Signature Of Pres	siding Judge	
		APPEAL	. ENTRIES	8		
2. The defendant na Pursuant to G.S. 2	med above gave notice of 20-28.5(e), enforcement of	of appeal to the ap of this Order is st	ppellate div	ision from the ng determination	conviction on of the a	· ·
Date	Name Of Presiding Judge (Type	e Or Print)		Signature Of Pre	siding Judge	

(Over)

	CEPT	TIFICATION	
The foregoing is a true and	correct copy of the original on file in		
Date	Signature		Deputy CSC Assistant CSC Clerk Of Superior Court
	rk shall report to DMV by electronic mea eiture to the county school board attorne		orfeiture. G.S. 20-28.8. The Clerk also may
Division [of Motor Vehicles] sha vehicle in the convicted person conviction [for felony speedin vehicle seized, and the owner [has been restored." G.S. 20-5-	all revoke the registration of all motor ve i's name until the convicted person's lice of to elude arrest under G.S. 20-141.5(b [at the time of seizure] shall not be allow 4.1(b). To facilitate implementation of the origistration stop(s) into STARS. The clerk	hicles registered in the convicted persense is restored." G.S. 20-54.1(a1). In b) or (b1)], the Division [of Motor Vehicled to register the motor vehicle seizedese provisions, if Findings of Fact No	offense under G.S. 20-141.5(b) or (b1), the on's name and shall not register a motor addition,"[u]pon receipt of a notice of les] shall revoke the registration of the motor d until the convicted operator's drivers license o. 5.a. in this Order is selected, the Clerk gainst an owner who has been found to be