STATE OF NORTH CAROLINA	
County	In The General Court Of Justice District Court Division
STATE VERSUS	
Name Of Defendant	MOTION FOR CONTINUANCE
Offense	AND ORDER - IMPAIRED DRIVING
Gillard	(DWI OR COMMERCIAL DWI
DWI. G.S. 20-138.1 Commercial DWI. G.S. 20-138.2	INVOLVING MOTOR VEHICLE FORFEITURE)
	G.S. 20-28.3(m)
Original Trial Date No. Of Previous Continuances	Scheduled Trial Date
Proposed Rescheduled Trial Date	Court Rescheduled Trial Date (If Different)
Proposed Nescrieduled Trial Date	Court Nescrieduled Thai Date (II Dilletetti)
MOT	ON
□ has not previously been continued. □ has previously been continued the number of times shown above. The □ State □ defendant moves that the trial of the above criminal action be continued from the scheduled trial date shown above to the proposed rescheduled date shown above for the following compelling reason: (state facts constituting compelling reason)	
I certify that I gave notice of this Motion to the opposing party prior to this Motion being heard.	
Date	Signature
Name (Type Or Print)	☐ Dist. Attorney ☐ Asst. Dist. Attorney ☐ Defense Attorney ☐ Defendant
ORDER	
After a hearing on the above Motion For Continuance of the trial of the above impaired driving offense involving the forfeiture of a motor vehicle pursuant to G.S. 20-28.2, the Court does not find that the facts set forth in the motion constitute a "compelling reason" for the continuance requested. It is ORDERED that does not find that the facts set forth in the motion is allowed and the trial of the above action is continued to and shall be held on the:	
	Signature Of District Court Judge
Date Name Of District Court Judge (Type Or Print)	Signature Of District Court Judge

NOTE: G.S. 20-28.3(m) provides, "District court trials of offenses involving forfeitures of motor vehicles pursuant to G.S. 20-28.2 shall be scheduled on the arresting officer's next court date or within 30 days of the offense, whichever comes first. Once scheduled, the case shall not be continued unless all of the following conditions are met: (1) A written motion for continuance is filed with notice given to the opposing party prior to the motion being heard. (2) The judge makes a finding of a 'compelling reason' for the continuance. (3) The motion and finding are attached to the court case record."