

State of North Carolina

APPLICATION FOR REQUISITION (NORMAL)

	THE GOVERNOR OF THE STATE OF NORTH CAROLINA,:		
	UNDERSIGNED,		
	ISTRICT ATTORNEY ASSISTANT DISTRICT ATTORNEY of the		
	ecutorial District of North Carolina, (address), hereby makes this		
	ied application for the requisition of, the accused, charged the CRIME(S) of,		
	e COUNTY of		
	UPPORT OF SUCH APPLICATION, YOUR PETITIONER HEREBY SHOWS THE FOLLOWING FACTS: That the FULL NAME of the person for whom requisition is asked is		
	That in his/her opinion, the ends of public justice require that the subject be arrested and brought back to the State of North Carolina for trial at public expense.		
3.	That he/she believes that he/she has sufficient evidence to secure the conviction of the subject.		
4.	That the name of the AGENT - proposed to receive the subject from the proper authorities of the State of and bring said subject to the State of North Carolina for trial is (are) <i>(name and title,</i>		
	name female agent if accused is female)		
	and/or Authorized Agent(s); AND that the person - named as AGENT - is (are) a proper person - and that he/she		
	(they) has (have) no private interest in the arrest and conviction of the subject.		
5a.	. That, according to information and belief, there HAS NOT BEEN a former request for the requisition of the subject, growing out of the same transaction herein alleged.		
5b.	That, there HAS BEEN a former request for the requisition of the subject, growing out of the same transaction herein alleged: <i>(date of prior application) (explanation of reasons for present request for requisition)</i>		
6.	That the subject was ARRESTED in the State of, on the day of		
	,, and is in the custody of (name and address)		
	, and the grounds for such belief is as follows:		
	(and has been released on bail from this custody, and is presently residing at <i>(home or business address)</i> ,		
).		
	And the undersigned is further informed and believes that the police authorities in the said city and state are willing to surrender said accused to the proper authorities of the State of North Carolina.		
7.	That this Application is not made for the purpose of serving the accused with civil process, or for the purpose of		

collecting a debt or enforcing a private claim, or for any private purpose whatever, and that if the requisition applied for be granted, the criminal proceedings will not be used for any of said objects.

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	, as defined in North Carolin	na GENERAL STATUTES (code-section)
	as set forth in:	
	a. WARRANT, heretofore issued against him/her accompanied by CC person having actual knowledge thereof), as per hereto attached.	MPLAINT (Affidavit to the facts thereof by a
	b. INDICTMENT, heretofore found against subject on the	day of
	by the Grand Jurors for the State of North Carolina in	and for the County of
	attending the Superior Court of the said county, which Indictment is no hereto attached.	ow pending against the subject, and of which is
9a.	That the alleged Crime was committed in (place-date)	
	That said subject was personally and physically present in	, North Carolina, at the time of
	the commission of the alleged crime, and thereafter the subject fled from and prosecution.	m the State of North Carolina to avoid arrest
9b.	That said subject, insofar as is known, WAS NOT IN THE STATE OF NORTH CAROLINA at the time of the commission of the crime of which he/she is charged, and has not since that time fled from this State, but that this requisition is sought under Section 6 of the Uniform Extradition Act, G.S. 15A-726, which your Applicant is informed	
	has been adopted by the State of; and that the	
	, committed an Act, to wit:	
	which intentionally resulted in the commission of a crime, to wit:	
	in the State of North Carolina.	
10a.	That this Application was made as soon as the subject could be located	
10b.	That there has been a considerable lapse of time since the date of the a	lleged crime, explanation of which is as follows
11a.	That this Application is verified by the above named District Attorney	or Assistant District Attorney as aforesaid, and
	is accompanied by certified copies of the WARRANT heretofore issued	against the said subject by
	, a duly appointed, qualified, and acting 🗌 Magistrat	-
	certifications by proper authorities that the Signers of the Documents a	re qualified.
11b.	That this Application is verified by the above named District Attorney	or Assistant District Attorney as aforesaid, and
	is accompanied by certified copies of the INDICTMENT heretofore for	
	in the State of North Carolina in and for the County of	, attending the Superior Court of

said county, which indictment is now pending against the subject; and other certifications by proper authorities that the Signers of the Documents are qualified.

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12. _______, being duly sworn, deposes and says: I am the District Attorney Assistant District Attorney of the County of _______ in the State of North Carolina. I have read the foregoing application for the return of the named accused to the State of North Carolina, and the facts therein stated are true according to the best of my knowledge, information, and belief.

(Assistant) District Attorney

(SEAL)

Sworn and subscribed to before me, this the

day of _

Clerk, Superior Court Or Proper Official

County And Address

(1) This Application may be used for all persons accused with exception of: Violators of Conditions of Probation, Parole or Conditional Releases; Escapees or Bail Violators after confinement.

- (2) Select the (a) or (b) which applies in your case, as follows: 5a. b.; 8a. b.; 9a. b.; 10a. b.; 11a. b. Leave what you do not use vacant.
- (3) Attach copy of applicable statute(s).
- (4) Attach identification: Fingerprints and/or photograph.