and that the juvenile was thirteen years of age or olde WAIVER OF HEARIN	In The General Court Of Justice District Court Division JUVENILE ORDER - PROBABLE CAUSE HEARING G.S. 7B-2202 Attorney For Juvenile ged to have committed an offense that would be a felony if committed by an adult, er at the time the juvenile allegedly committed the offense. GAND STIPULATION TO PROBABLE CAUSE juvenile's right to a probable cause hearing and stipulates to a finding of probable Signature Of Attorney For Juvenile
Name And Address Of Juvenile         Date Of Birth       Age         Alleged Offense(s)         The Court finds that the juvenile named above is alleged and that the juvenile was thirteen years of age or older waives of age or older waives the gause as to the offense(s) listed above.         Date	PROBABLE CAUSE HEARING         G.S. 7B-2202         Attorney For Juvenile         ged to have committed an offense that would be a felony if committed by an adult, er at the time the juvenile allegedly committed the offense.         G AND STIPULATION TO PROBABLE CAUSE         juvenile's right to a probable cause hearing and stipulates to a finding of probable
Alleged Offense(s) The Court finds that the juvenile named above is allegand that the juvenile was thirteen years of age or olde WAIVER OF HEARIN The undersigned attorney for the juvenile waives the cause as to the offense(s) listed above. Date	Attorney For Juvenile ged to have committed an offense that would be a felony if committed by an adult, er at the time the juvenile allegedly committed the offense. GAND STIPULATION TO PROBABLE CAUSE juvenile's right to a probable cause hearing and stipulates to a finding of probable
The Court finds that the juvenile named above is aller and that the juvenile was thirteen years of age or older WAIVER OF HEARIN The undersigned attorney for the juvenile waives the cause as to the offense(s) listed above. Date	er at the time the juvenile allegedly committed the offense.  G AND STIPULATION TO PROBABLE CAUSE juvenile's right to a probable cause hearing and stipulates to a finding of probable
and that the juvenile was thirteen years of age or olde <b>WAIVER OF HEARIN</b> The undersigned attorney for the juvenile waives the cause as to the offense(s) listed above. Date	er at the time the juvenile allegedly committed the offense.  G AND STIPULATION TO PROBABLE CAUSE juvenile's right to a probable cause hearing and stipulates to a finding of probable
Date	Signature Of Attorney For Juvenile
Based upon evidence presented at a probable cause	Signature of Automoty For buvenile
Based upon evidence presented at a probable cause	FINDINGS
2. The Court FINDS probable cause to believe	the juvenile committed the following offense(s):
<ul> <li>years of age when the juvenile alleged</li> <li>(1) the prosecutor has moved that</li> <li>(2) the juvenile has moved that the</li> <li>(3) the Court on its own motion sch</li> <li>(4) no transfer hearing has been re</li> <li>(4) no transfer hearing has been re</li> <li>b. Probable cause has been found as to a allegedly committed the offense, and:</li> <li>(1) the prosecutor has moved that</li> <li>(2) the juvenile has moved that the</li> </ul>	the case be transferred to Superior Court. e case be transferred to Superior Court. nedules a transfer hearing in this matter. equested. a Class H or I felony and the juvenile was 16 years of age or older when the juvenile the case be transferred to Superior Court. case be transferred to Superior Court. e case be transferred to Superior Court. nedules a transfer hearing in this matter.
AOC-J-343, Rev. 12/19	

FINDINGS (continued)				
c. Probable cause has been found as to a Class A felony (first degree murder; injuring another by use of a nuclear, biological, or chemical weapon of mass destruction; or murder of an unborn child) and the case must be transferred to Superior Court.				
d. Probable cause has been found as to a Class B1, B2, C, D, E, F, or G felony allegedly committed while the juvenile was 16 years of age or older and the case must be transferred to Superior Court.				
e. Probable cause has been found only as to one or more misdemeanors.				
		ORDER		
It is ORDERED that	:			
1. This case b	e dismissed.			
2. This case b	e retained in juvenile co	urt.		
🗌 a. The C	Court will proceed to an a	adjudicatory hearing.		
b. For good cause shown, the adjudicatory hearing will be continued to (date).				
☐ 3. A hearing be conducted to determine whether this case should be transferred to Superior Court.				
4. Because the Court found probable cause as to a Class A felony (first degree murder; injuring another by use of a nuclear, biological, or chemical weapon of mass destruction; or murder of an unborn child), a Class B1, B2, C, D, E, F, or G felony allegedly committed when the juvenile was sixteen years of age or older, that offense be transferred to Superior Court along with the following related offense(s) for which probable cause was found:				
	venile be fingerprinted b	y te Bureau of Investigation.	and that the	
	-	-	to the State	
	b. the existing fingerprints of the juvenile be sent by to the State Bureau of Investigation.			
	A sample be taken from provisions of G.S. 15A-		fenses for which the juvenile is transferred are included	
5. Other:				
Date Order Entered	Date Signed	Name Of Presiding Judge (type or print)	Signature Of Presiding Judge	
	' is ordered, the juvenile has sferred To Superior Court I		n G.S. 7B-2204. See form AOC-CR-922, "Release Order For	