County	In The General Court Of Justice District Court Division
IN THE MATTER OF Name Of Juvenile	ORDER IN CONTEMPT PROCEEDING (PARENT, GUARDIAN OR CUSTODIAN OF UNDISCIPLINED OR DELINQUENT JUVENILE)
Name And Address	G.S. 5A-11, 5A-21, 7B-1806, 7B-2700, 7B-27
🗌 Parent 🔄 Guardian 🔄 Custodian	
NOTE TO CLERK: Black out name of juvenile prior to se	nding order to sheriff.
This matter was heard before the undersigned judge on an C should not be held in civil or criminal contempt. Based on the evidence, the Court FINDS THE FOLLOWING	Drder to Show Cause why the parent, guardian or custodian named above
1. The person named above was properly served with a	
2. The person named above was present and was counsel.	represented by counsel. waived his/her right to be represented by
	y fails and refuses to comply with an order of the court entered on
(date), in that: (describe conduct)	
comply with the order. take reasonable meas (describe measures)	sures that would enable him/her to comply with the order, namely:
4. CRIMINAL CONTEMPT. The person named above w	villfully failed to comply with an order of the court entered on
	villfully failed to comply with an order of the court entered on mply. He/she failed to comply in that: <i>(describe conduct)</i>
(<i>date</i>), despite his/her ability to cor	mply. He/she failed to comply in that: (describe conduct)
(<i>date</i>), despite his/her ability to cor	mply. He/she failed to comply in that: (describe conduct)
 (<i>date</i>), despite his/her ability to cor 5. CRIMINAL CONTEMPT. After being personally serve matter on (<i>date</i>) He/she had the a 6. CRIMINAL CONTEMPT. The person named above w 	mply. He/she failed to comply in that: <i>(describe conduct)</i> ed with a Summons, the person named above willfully failed to appear in this ability to appear and his/her failure to appear was without lawful excuse. villfully failed to attend a hearing in this matter on <i>(date)</i>
 (<i>date</i>), despite his/her ability to cor 5. CRIMINAL CONTEMPT. After being personally serve matter on (<i>date</i>) He/she had the a 6. CRIMINAL CONTEMPT. The person named above w He/she had notice of the hearing, had the ability to at 	mply. He/she failed to comply in that: <i>(describe conduct)</i> ed with a Summons, the person named above willfully failed to appear in this ability to appear and his/her failure to appear was without lawful excuse. villfully failed to attend a hearing in this matter on <i>(date)</i>
 (<i>date</i>), despite his/her ability to cor 5. CRIMINAL CONTEMPT. After being personally serve matter on (<i>date</i>) He/she had the a 6. CRIMINAL CONTEMPT. The person named above w 	mply. He/she failed to comply in that: <i>(describe conduct)</i> ed with a Summons, the person named above willfully failed to appear in this ability to appear and his/her failure to appear was without lawful excuse. villfully failed to attend a hearing in this matter on <i>(date)</i>
 (<i>date</i>), despite his/her ability to cormatter on (<i>date</i>), despite his/her ability to cormatter on (<i>date</i>) He/she had the a 6. CRIMINAL CONTEMPT. The person named above with He/she had notice of the hearing, had the ability to attempt of the hearing. 7. Other: 	mply. He/she failed to comply in that: (<i>describe conduct</i>) ed with a Summons, the person named above willfully failed to appear in this ability to appear and his/her failure to appear was without lawful excuse. villfully failed to attend a hearing in this matter on (<i>date</i>) tend, and had no lawful excuse for failing to attend.
 (<i>date</i>), despite his/her ability to cor 5. CRIMINAL CONTEMPT. After being personally serve matter on (<i>date</i>) He/she had the a 6. CRIMINAL CONTEMPT. The person named above w He/she had notice of the hearing, had the ability to at He/she had notice of the hearing, had the ability to at 7. Other: 	mply. He/she failed to comply in that: <i>(describe conduct)</i> ed with a Summons, the person named above willfully failed to appear in this ability to appear and his/her failure to appear was without lawful excuse. villfully failed to attend a hearing in this matter on <i>(date)</i> tend, and had no lawful excuse for failing to attend.
 (<i>date</i>), despite his/her ability to cor 5. CRIMINAL CONTEMPT. After being personally serve matter on (<i>date</i>) He/she had the a 6. CRIMINAL CONTEMPT. The person named above w He/she had notice of the hearing, had the ability to at He/she had notice of the hearing, had the ability to at 7. Other: 	mply. He/she failed to comply in that: <i>(describe conduct)</i> ed with a Summons, the person named above willfully failed to appear in this ability to appear and his/her failure to appear was without lawful excuse. villfully failed to attend a hearing in this matter on <i>(date)</i> tend, and had no lawful excuse for failing to attend.

The C	ourt therefore OF	RDERS that:					
NOTE: A person who is found in civil contempt shall not, for the same conduct, be found in criminal contempt. G.S. 5A-12(d), 5A-21(c), 5A-23(g).							
☐ 1. this Contempt Proceeding be <u>dismissed</u> .							
2.	The person shall		ody until he/she purges hi		nmediately taken into custody by the sheriff of this co f of contempt by complying with the following release		
	When these conditions have been met, the person shall be released. If the person named on the reverse side is not sooner released, the sheriff is ORDERED to produce him/her in court at the date, time and place set out below to review the above						
	conditions.						
	Date Of Hearing		Time Of Hearing	Place Of Hear	ing		
3. CRIMINAL CONTEMPT. NOTE TO COURT: If suspending a sentence for contempt, impose judgment on form AOC-CR-604. (check all that apply)							
	the person n	amed on the rev	verse side is hereby censu	ured for conte	empt.		
	the person n	amed on the rev	verse side 🗌 shall pay	a fine of \$	<i>(max. \$500.00).</i> Shall pay the costs o	f court.	
			verse side shall be impriso	oned for a ter	rm of days in the custody of the		
	Sheriff.	Other:	credit for days	 ' pretrial cont	finement. 🗌 Work release is recommended.		
		•		•	ed in file number		
G.S. 5,	TO COURT: If a A-17. On appeal fro	a finding of criminal om criminal conten	l contempt was made by a junction provide the second strain of the secon	idicial official ii ere must be b	nferior to a Superior Court Judge, the appeal is to Superior ail hearing "within a reasonable time period" after confinement ng. See G.S. 5A-17(b) for officials who may conduct the hea	ent is	
4. Other:							
Date		Name Of Judge (typ	e or print)		Signature Of Judge		