File No. STATE OF NORTH CAROLINA In The General Court Of Justice County District Court Division IN THE MATTER OF MOTION AND ORDER TO ENFORCE Name Of Juvenile RIGHTS OF JUVENILE DELINQUENCY VICTIM G.S. 7B-2054(c), -2058 INSTRUCTIONS TO VICTIM OR PERSON ASSERTING RIGHTS ON BEHALF OF VICTIM: Carefully review the NOTE at the top of Side Two of this form, then complete Side One of this form and file it with the Clerk of Superior Court in the county in which the juvenile proceeding is pending. The clerk will not assess you any fees for filing this motion. If you are alleging that the Office of the District Attorney failed to comply with the rights of a victim, then before filing this motion, you first must file a written complaint with the Office of the District Attorney and allow the Office of the District Attorney and opportunity to act in a timely manner to resolve the issue. If you believe the Office of the District Attorney has not resolved the issue in a timely manner and therefore are filing this motion alleging a Delinquency Victims' Rights Act violation by the Office of the District Attorney, you must attach a copy of the written complaint that you previously filed with the District Attorney. MOTION AND DESCRIPTION OF RIGHT(S) VIOLATED The undersigned hereby moves the Court to enforce the rights of the victim named below in this matter. Described immediately below is(are) the specific right(s) that I believe has(have) been violated, and the substance of the violation(s): (describe in detail the right(s) violated and the nature of the violation(s)) (select if applicable) I am alleging that the Office of the District Attorney failed to comply with the rights of the victim in this case, and I have attached a copy of the written complaint that I previously filed with the Office of the District Attorney. (select if applicable) The family member of the victim who has first priority to exercise the victim's rights in this case, (provide name of this has instead designated me as the family member to assert family member) the victim's rights, in accordance with G.S. 7B-2051(c). (select if applicable) Although I otherwise would be entitled to assert the rights of the victim, the Office of the District Attorney has determined that I would not act in the best interests of the victim. I am hereby petitioning the Court to review this determination, pursuant to G.S. 7B-2051(d). Name Of Person Filing Motion Name Of Victim Victim Victim's Attorney Prosecutor Other: (specify relationship to victim) Date Signature Of Person Filing Motion NOTE TO CLERK: Place the original in the case file, and provide copies in accordance with "PROVISION OF COPIES BY CLERK" on Side Two. Do not assess any fees for this motion.

NOTE TO VICTIM OR PERSON ASSERTING RIGHTS ON BEHALF OF VICTIM

NOTE: A victim may assert the rights under Article 20A (Delinquency Victims' Rights Act) of Chapter 7B by filing a motion within the same juvenile proceeding that gave rise to the rights of the victim. Any of the following persons may file the motion:

- the victim; the victim's attorney; the prosecutor, at the request of the victim;
- a parent, guardian, or legal custodian of the victim, if the victim is a minor or is legally incapacitated;
- a spouse, child, parent, guardian, legal custodian, sibling, or grandparent of the victim (in that order of priority, with the victim's spouse having first priority), if the victim is deceased. (If the deceased victim was a minor, then the guardian or legal custodian of the minor has priority over any other family member.)

The juvenile may **not** assert the rights of the victim. An individual who has first priority to exercise the victim's rights as a family member (spouse, child, parent, guardian, legal custodian, sibling, or grandparent) may designate another family member to act on behalf of the victim. A victim has the right to consult with an attorney regarding an alleged violation of the Delinquency Victims' Rights Act, but a victim does not have a right to counsel provided at State expense. If the judge fails to review the motion and dispose of it or set it for hearing in a timely manner, the victim may petition the NC Court of Appeals for a writ of mandamus as provided in G.S. 7B-2058(h).

| petition the NC Court of Appeals for a writ of mandamus as provided in G.S. 7B-2058(h). | | | | | | |
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| PROVISION OF COPIES BY CLERK | | | | | | |
| The undersigned hereby certifies that the Office of the Clerk of Superior Court, on the date listed below, provided copies of this motion to the prosecutor in this case (if other than the elected District Attorney), the elected District Attorney, and the presiding judge in this case. G.S. 7B-2058(f). | | | | | | |
| Date | Name (type or print) | S | Signature | | | Deputy CSC Asst. CSC Clerk Of Superior Court |
| ORDER OF JUDGE DISPOSING OF MOTION WITHOUT HEARING OR SETTING HEARING FOR MOTION | | | | | | |
| 1. this motion motion and | n be set for hearing, and | notion as required by G.S. 7 I that the clerk complete and is case (if the prosecutor is earing as follows: | d provide | e the NOTICE OF H | IEARING below | , |
| Date | Name Of Presiding Judge (type or print) | | | Signature Of Presiding Judge | | |
| NOTICE OF HEARING (IF NECESSARY) | | | | | | |
| Date Of Hearing | Time Of Hearing | AM PM | | Of Hearing | | |
| Date | Name (type or print) | | Signatur | е | | Deputy CSC Asst. CSC Clerk Of Superior Court |
| ORDER OF JUDGE FOLLOWING HEARING ON MOTION (IF NECESSARY) | | | | | | |
| | | d and the entire record in the | | | | ne Court on the date below. DER: |
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