		County	v	In The General Court Of Justice				
IN THE MATTER OF			☐ District ☐ Superior Court Division  ORDER FOR SECURE CUSTODY/DETENTION					
Name And Address		Race	Sex	(UNDISCIPLINED/DELINQUENT)  □ PRE-ADJUDICATION  [G.S. 7B-1901(d), -1902, -1903(b),(e), -1904, -1905, -1906, -1907]  □ PENDING DISPOSITION  [G.S. 7B-1902, -1903(c),(d),(e), -1904, -1905, -1907]  □ DISPOSITION  [G.S. 7B-2506(12), (20), -2508, -2510(e)]  □ ON REMAND OR REMOVAL FROM SUPERIOR COURT  [G.S. 7A-271(g); 7B-1904(c), -1906(b2), -2200.5(d); 15A-960]  □ INTERSTATE COMPACT FOR JUVENILES (ICJ)  [G.S. Ch. 7B, Art. 40; Rules 6-103 and 6-103A of the Interstate				
		Nace	Jex	Compact for Juveniles]		4 of the interstate		
Name And Address				Name And Address				
Parent	Guar	rdian	Custodian	Parent	Guardian	Custodian		
and 7B-1904, of Public Safet or custodian n years of age [whitem 1 and one of conder to remove holdover facilit As grounds for	take the juven by and make due ret amed above. In the letters within item of the case from supply the juvenile is taken the issuance of this is a reasonable fact ation, and that one of the juvenile is allered treatment or to fact the juvenile is allered the juvenile is characteristic that item of the juvenile has delement of which is the juvenile has delinquency or control appear in court appear in court appear in court the juvenile is an apublic Safety or and the juvenile is an apublic Safety or and the juvenile has delinquency or control appear in court appea	ile to an approvum on this Orderonly for persons and) take the juving 1 are checked. Sesued by superior court and en to. Is Order, the Control basis to be of the following ged to be undiscustody, and the litate reunion with ged with a felomenostrated the assault on a personstrated the attended to use, or illfully failed to a gelease supervision in the course of the following ged to be undiscusted with a felomenostrated the assault on a personstrated the attended to use, or illfully failed to a gelease supervision in the following ged to be the general course to believe or attempted o	red detention facilier. You are also of 21 years of age or of enile to the jail of one in a copy of this security finds that:  lieve that the juve circumstances exciplined by virtue of the juvenile needs with the juvenile is a copy and has demonated the juvenile is a copy and has demonated the juvenile is a copy and the juvenile state of the juvenile state of the juvenile is a copy and the juveni	e above named juvenile ity designated by the Diverdered to give a copy of older [required by law], or pet the county where charged in the committed the offensitists:  In the committed the offensitists in the committed that he or she is a danger to persons and arm or other deadly weather the committed in the comparable facility in	vision of Juvenile Justice this Order to the juvenile resons more than 17 years es arose. (NOTE: This not) You are also ordered by with the juvenile to the gradient of the juvenile is inappropriate for nonstate the juvenile's need for todian. In court after proper not is charged with a misder is charged with a misder is charged with a misder is charged or on charge is reasonable cause to be sion of Juvenile Justice of another state. It is or her own protection is charged with a wiolatile charged with a violatile is charged with	e of the Department le's parent, guardian of age but less than 21 hay be checked only if to deliver a copy of the detention facility or an, indictment, or percure custody or persons.  The emeanor in which the emeanor in which the deliver the juvenile will of the Department of pecause the juvenile dmission by at least		
pendir	The juvenile has been adjudicated delinquent and the juvenile should be in secure custody pending the dispositional hearing or pending placement pursuant to G.S. 7B-2506.							
	The juvenile is alleged to have violated the conditions of the juvenile's probation or post-release supervision, and is alleged to have committed acts that damaged property or injured persons.							

NOTE: Only one of the following may be checked.											
4. A Level 1 Disposition has been entered ordering intermittent confinement of not more than five 24-hour periods.											
	A Level 2 Disposition has been entered ordering that the juvenile be confined for up to fourteen 24-hour periods.										
	The juvenile has been found by the Court to be in violation of a Level 1 probation and as part of a new disposition the Court										
orders intermittent confinement for up to 10 days, which is up to twice the time authorized by G.S. 7B-2506 and -2508.											
[G.S. 7B-2510(e)]	, ,										
	orders intermittent confinement for up to 28 days, which is up to twice the time authorized by G.S. 7B-2506 and -2508.										
[G.S. 7B-2510(e)]											
8. The Court has entered an order based	The Court has entered an order based on direct contempt by the juvenile pursuant to G.S. 5A-32(e).										
	(NOTE: Detention may not exceed five (5) days.)										
9. The juvenile is an out-of-state run											
secure custody up to a maximum of 90	secure custody up to a maximum of 90 calendar days pending the safe return of the juvenile to the home/demanding state.										
[ICJ Rules 6-103 and 6-103A]											
☐ 10. The juvenile's case is remanded from s	superior court to distric	ct court, the prose	ecutor reques	sted issuance of a secure custody							
order, and the juvenile meets the G.S.	7B-1903 criteria for is:	suance of a secu	ire custody o	rder (item 1 above and one or more of the							
letters within item 1 must be checked).											
11. The juvenile's case is removed from su	perior court to district	court, the prosec	cutor request	ed issuance of a secure custody order,							
and the juvenile meets the G.S. 7B-1903 criteria for issuance of a secure custody order (item 1 above and one or more of the letters											
within item 1 must be checked).											
	OTHER F	INDINGS									
	OTTIERT	ПОПОС									
Date	Signature Of Judge/District	t Court Judge's Desig	nee	District Court Judge Superior Court Judge							
				District Court Judge's Designee							
Maximum Duration Of Custody	Name Of Judge/District Co	urt Judge's Designee	(type or print)								
If the person above gives telephonic appro	oval:										
	of Person Receiving Telepho	nio Annroval	Signature Of Ba	rson Receiving Telephonic Approval							
AM PM	rson Receiving Telephonic Approval										
	RETURN C	1									
Date Order Received		Date Order Returned	d								
1. The juvenile named above was taken in	nto custody at		IPM on								
·	•			,							
and released to (name detention facility or											
at AM PM, on <i>(dat</i>	e)										
2. Though diligently sought, the juvenile named above could not be found in this county.											
(Add any comments or information about the juvenile's possible whereabouts.)											
,	•	,									
Name Of Person To Whom Copy Given		Signature And Title	Of Person Makin	a Return							
		- 3		<b>y</b>							
Relationship To Juvenile		Department Or Ager	ncv								
		= opa. anom or Ager	,								