			File No.					
STATE OF NORTH CAROLINA								
County			In The General Court Of Justice Superior Court Division Before The Clerk					
	IN THE MATTER OF							
Name And Address Of I	Respondent		ORDER ON					
			PETITION FOR ADJUDICATION					
			OF INCOMPETENCE					
Date Of Birth	Drivers License No. Of Respondent	State						
Date of Billin		oluie	G.S. 35A-1112, -1116, -1120, -1205; 35B-17					
This matter is bef	ore the Court on a petition for an adju	dication of ind	competence of the respondent.					
This court has jurisdiction of the subject matter of this proceeding in the transformer target $f = (1 - 1)$								
This court has jurisdiction of the subject matter of this proceeding in that: (select only one box, 1. or 2. or 3.)								
1. Home State (select only box a. or b. immediately below) North Carolina is the respondent's home state because the respondent was physically present in North Carolina, including any								
period of temporary absence:								
a. for at least six (6) consecutive months immediately preceding the filing of the petition.								
b. for at least six (6) consecutive months ending within the six (6) months prior to the filing of the petition.								
OR								
2. Significant-Connection State (select only box a. or b. or c. immediately below)								
North Carolina is a significant-connection state because the respondent has a significant connection to North Carolina other than mere physical presence and substantial evidence concerning the respondent is available in North Carolina, and the respondent:								
a. does not have a home state because the respondent was not physically present in any state for at least six (6) consecutive months over the course of the past twelve (12) months.								
b. has a home state that is not North Carolina and that state declined to exercise jurisdiction because North Carolina is a more appropriate forum.								
c. has a home state that is not North Carolina and (1) no other petition for adjudication of incompetence and appointment of a guardian was pending in any other state at the time the underlying petition in this case was filed, (2) no other petition was filed in the respondent's home state after the initiation of this proceeding, (3) no person entitled to notice raised an objection to North Carolina's jurisdiction, and (4) this Court concludes that North Carolina is an appropriate forum.								
OR								
🗌 3. "Other" Sta	ite							
connection		risdiction be	tion state but the respondent's home state and all significant- ecause North Carolina is a more appropriate forum, and jurisdiction in olina and the United States.					
	tion and a notice of this hearing were bondent, and this county is a proper ve		ed on all persons entitled thereto, this Court has jurisdiction of the					
A hearing was held before the Court and a jury. After hearing the evidence and the instructions of the Court, and upon deliberation, the jury did did not find by clear, cogent, and convincing evidence that the respondent is incompetent.								
A hearing was held before the Court and, after hearing the evidence, the Court does does not find by clear, cogent, and convincing evidence that the respondent is incompetent.								
□ No hearing was held due to the death of the respondent.								
The Court finds that the respondent is indigent.								
		(0						

		ORDER							
The clerk/the jury did not find the respondent to be incompetent by clear, cogent, and convincing evidence and it is ORDERED that the proceeding is dismissed.									
□ No hearing wa	s held due to the death of the responder	nt and it is ORDERE	D that the proceeding is dismis	sse	d.				
☐ It is adjudged t	hat the respondent is incompetent.								
It is ORDER	RED that a guardian be appointed by thi	is court.							
For good cause shown, it is ORDERED that the proceeding for the appointment and qualification of a guardian is transferred to									
(NOTE TO	CLERK: All original documents from the ind	competency file in this r	natter are to be sent to the county	' wh	ere this case is transferred.)				
The Court r	The Court recommends that the respondent be allowed to retain his or her driving privileges.								
	G.S. 35A-1112(d), the Court makes the CLERK: <i>If ordering a limited guardianship, se</i>								
Eurthor it is OPDI	= PED that purpugat to C S = 25A = 1116	(acle at from 1 or 2)							
1. costs are tax	ERED that pursuant to G.S. 35A-1116: (and to: petitioner respondent								
	ndent's indigency, costs are taxed: [S <i>(MDE costs, if any</i>), and all other cost), NCAOC (witness fees, i	f an	y),				
		s are waived.							
Date	Name Of Presiding Clerk (type or print)	Signature			Assistant CSC				
					Clerk Of Superior Court				
NOTE TO CLERK									
,	adjudicated incompetent:	lahiclas 2112 Mail Sar	vice Center Poleigh NC 27600 2	110	C S 20.17.1/b				
 Send a certified copy of this Order to the Division of Motor Vehicles, 3112 Mail Service Center, Raleigh, NC 27699-3112. G.S. 20-17.1(b). If the respondent resides in another county, also send a certified copy of this Order to the Clerk of the county of the respondent's legal residence 									
	to be filed and indexed as a special proceeding in that county. G.S. 35A-1112(f). In order to facilitate this filing and indexing in the county of the respondent's legal residence, a copy of the petition for adjudication of incompetence may be sent with the certified copy of this Order.								
 If a guardian is for the new esta 	appointed, a new estate should be opened a	and copies of the origina	l petition and of this Order should	l be	placed in the separate "E" file				
	of Recordkeeping for NICS reporting requirer	ments.							
		CERTIFICATION							
I certify that this O	rder On Petition For Adjudication Of Inc	ompetence is a true	and complete copy of the orig	inal	l on file in this case.				
Date	Name Of Clerk (type or print)	Signature			Deputy CSC Assistant CSC Clerk Of Superior Court				
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