File No.	!	Law Enforcement Case No.	LID N	lo.	SID No.	FBI No.	ı	
19CR 056821	GRAHAM POLICE DEPARTMENT				<u> </u>	4		
MAGISTRATE'S ORI	STATE OF NOR	TH CAROLIN	A In Th	e General Cou	t Of Justice	ı		
Offense I M-FAIL TO DISPERSE ON COMMA	ALAMANCE County District Court Division							
							1	
THE STATE OF NORTH CARC	DLINA VS.							
Name And Address Of Defendant XAVIER YARDLEY ADAMS								
1315 MORREENE RD APT 21C DURHAM N DURHAM COUNTY	C 27705	I, the undersigned, find defendant's detention of offense shown and willfully did FAIL TO	is justified becaus in the county nam	e there is prob led above the o	able cause to b lefendant name	pelieve that or ed above un	on or abo lawfully	out the date and
Race Sex Date Of Birth B M 11/07// Social Security No. Drivers Licens 415 Name Of Defendant's Employer		WAS GIVEN IN A MASSEMBLED BY A BELIEVED THAT DOCCURRING.	LAW ENFORCE	MENT FOR K	EEPING THE	E PEACE W	HEN TH	IE OFFICER
Offense Code(s) I 5312 Offense in Vic		<u> </u>						
Date Of Offense		7						
11/24/2019 Date Of Arrest & Check Digit No. (As Shown On Fing	nemrint Card)	4						
11/24/2019	Josephini Garay							
Arresting Officer (Name, Address Or Department) C CROSS	Å.							
GRAHAM POLICE DEPARTMENT	i							
216 S MAPLE ST		1						
	IC 27253	1						
1	6) 570-6711	_		}				
Names & Addresses Of Witnesses (Including Counti	es & Telephone Nos.)	This act was in violation information furnished un the defendant.	der oath by the arre	esting officer(s)	rate's Order. Th shown. A copy	of this Order	has been	is issued upon delivered to
		Signature BERTRAM F. HEATHCO		Location Of Court Alamance Count	y Courthouse; Cl		urt Date 01/2	21/2020
- Stindomono Office Which Donyies	Date Issued			212 W ELM ST	-	Co	urt Time	
Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan	11/24/2019		k Of Superior Court	GRAHAM,NC 2	7253		09:00	X AM PM
			(over)					

		District Attorney	☐ Waived ☐ Not Indigent	Attorney For Defendant	_ / ippointed	PRIOR CONVICTIONS:	
			☐ Not malgent ☐ Denied		Retained No./Level:	0 I (0) II (1-4) III (5+)	
		PLEA: guilty guilty				M.CL. A1 1 2 3 M.CL. A1 1 2 3	
		guilty not guilty			guilty	M.CL. A1 1 2 3 M.CL. A1 1 2 3	
		JUDGMENT: The	defendant appeared in open	pay costs and a fine of \$	and understandingly entered	the above plea; on the above	
		☐ be imprisoned for Work release	or a term ofdays i ☐ is recommended. ☐ i	n the custody of the shots not recommended.	eriff. MCP. DAC.* Presis ordered. (use form AOC-CR-6)	etrial credit days served. 02)] G.S. 15A-1343.2(d), is necessary.	
		Execution of the months, subject deadly weapon training, that will	e sentence is suspended and to the following conditions: listed in G.S. 14-269. 3. rem Il equip the defendant for sui ns, as required by the Court.	d the defendant is placed or 1. commit no criminal offen- nain gainfully and suitably en- table employment, and abidant 5. pay to the Clerk the cost	n unsupervised probation* for_ se in any jurisdiction. 2. posse mployed or faithfully pursue a de by all rules of the institution ts of court and any additional s	ess no firearm, explosive or other course of study or of vocational . 4. satisfy child support and sums shown below.	
		Fine	Restitution**	Attorney's Fee	Community Service Fee	Other	
		\$	\$	\$	\$	\$	
			es), and amount(s) for aggrieved ication Of Identity (Victims' Rest			or Tax ID No. of aggrieved party(ies) on	
	ADDEAL ENTRIES	judicial servi ☐ 7. not be found ☐ 8. not assault, ☐ 9. provide a Di	ices coordinator, and pay the I in or on the premises of the communicate with or be in the NA sample pursuant to G.S.	e fee prescribed by G.S. 14 e complainant or ne presence of the complain 15A-266.4. (AOC-CR-319)	days of pro	days. 	
☐ District	ant, in open court, gives notice of appeal to the Superior Court.	It is ORDERED tha	case be conso	intinued upon payment of clidated for judgment with			
☐ The current	pretrial release order is modified as follows:	sheriff cause to	IT: It is ORDERED that the the defendant to be retained release pending appeal.	in custody to serve the ser	opies of this Judgment and Co tence imposed or until the det	ommitment to the sheriff and that the fendant shall have complied with the efendant is bound over to Superior	
Date	Signature Of District Court Judge Or Magistrate	Court for action by Count(s) is dismis	the grand jury. No pr	obable cause is found as to		s Magistrate's Order and the	
WAIN	/ER OF PROBABLE CAUSE HEARING	Date	Name Of District Court Judge	Or Magistrate (Type Or Print)	Signature Of District Court Jud	dge Or Magistrate	
waives the right	ed defendant, with the consent of his/her attorney, to a probable cause hearing.				TION		
Date Waived	Signature Of Defendant	CERTIFICATION					
		I certify that this Ju	dgment is a true and comple	ete copy of the original which	th is on file in this case.		
	Signature Of Attorney	Date	Date Delivered To Sheriff	Signature		☐ Dep. CSC☐ Asst. CSC☐ CSC☐	
100.00.110	0:1 T D 1/1/		00.00.000.00		t- DAG AGG GD 600 If	auranticad probation use AOC CD 604	

STATE OF NOR	TH CAR	OLINA		File No.	19CR 05682	1	
ALAMANCE		County			General Court C		
S1	ATE VERSI	US			•		
Name And Address Of Defendant	76 Shakes			CONF	ITIONS OF R	ELEVEE	
XAVIER YARDLEY ADA	MS			WANTED TO	RELEASE C		
1315 MORREENE RD				MIAL	NELLASE C	KDLK	
APT 21C DURHAM		NC	27705	# 19RO14	122204		C Chanter 150 Art 25 26
DUKHAM		NC	21103	Amount Of B			G.S. Chapter 15A, Art. 25, 26
				\$			
Offenses And Additional File Number 19CR56821 MAG ORD		DISPERSE ON	LCOMMAND	_			
19CK30621 MAG OKD	X, M-PAIL TO	DISPERSE OF	COMMAND				
							See Attachment
Location Of Court Alamance County Courtho	isa: CDMD			X	District Superior	Date 01/21/2020	Time 09:00 X AM PM
To The Defendant Named	THE RESERVE OF THE PERSON NAMED IN	e ORDERED to	appear before				Visited Marketines (See Section 1997)
If you fail to appear, you will warrant if you violate any co	be arrested as	nd you may be	charged with th	ne crime of	willful failure to appe	ear. You also ma	y be arrested without a
The defendant has been ad					· · · · · · · · · · · · · · · · · · ·		s.
Your release is authorized CUSTODY RELEASE	upon execution	of your: X W	RITTEN PROM	ISE to appea	r UNSECURED	BOND in the ame	ount shown above
HOUSE ARREST with					TE. Give a copy of this t	order to any surety	and the SECURED
BOND above. You ma					ent counseling	course of st	udy vocational training
Your release is not author				W 91.000 :			
The defendant is required Prior to release, the defen	to provide (chec	ck all that apply)	fingerprints	under G.S.			G.S. 15A-266.3A.
The defendant has been	(i) charged	d with a felony w	hile on probation	n (complete A	OC-CR-272, Side One).	(ii) arreste	d for violation of probation
with a pending felony char	ge or prior conv	viction requiring	registration und	er G.S. 14, A	Article 27A (complete A	NOC-CR-272, Side	Two). pove-captioned case in the
Order dated						viously for the ac	ove captioned case in the
The defendant was arrested. This was the defendant's	ed or surrender	ed after failing to	appear as requ	uired under a	prior release order.		
Your release is subject to				AOC-CR-27	0. Other:		
Additional Information							
Date Sign	ature Of Judicial	Official		X Ma	agistrate Deputy C	SC Assistan	t CSC
11/24/2019	BERTR	AM F. HEATI	HCOTE III	Cle	erk Of Superior Court	District Court J	udge Superior Court Judge
		SANCE HANGE OF	RDER OF C				
To The Custodian Of The Dereleased if authorized above. It	etention Facili	ty Named Belov	v, you are ORD ased you are O	ERED to rec RDERED to:	eive in your custody X produce him/he	the defendant na r in Court as prov	amed above who may be ided above.
		ached AOC-CR-		e following p			*
[for charges covered by G.S. 18	5A-534.1 (domestic	c violence) or 15A-5	34.7 (threat of mas	s violence)] pr	oduce him/her at the fi	rst session of Dist	rict or Superior Court held in
this county after the entry					me 48 hours after time of etermine conditions of		,
Name Of Detention Facility	: Illilililile belore	Date	tills county at t		Judicial Official	or pretriar release	
,					BERTRA	M F. HEATHC	COTE III
					CUSTODY RELE		
I, the undersigned, promise to I understand and agree that t	appear at all h	nearings, trials o	r otherwise as the	ne Court may	y require and to abide	e by any restriction	ons set out above.
judgment in Superior Court. It	I am released	to the custody o	f another persor	n, I agree to	be placed in that per	son's custody, an	nd that person agrees by
his/her signature to supervise Date Signatur	me. Of Defendant			Signature O	f Person Agreeing To Su	pervise Defendant	
11/24/19	to /s						
Name Of Person Agreeing to Supe	vise Defendant (t ype or print)		Address Of	Person Agreeing To Sup	ervise Defendant	
		DEFE	NDANT RE	LEASED	ON BAIL		
Date	Time		_	Signature C	Lance Lance		
AOC-CR-200, Rev. 12/18			AMPM	L			
© 2018 Administrative Office	of the Courts		ORIG	INAL CO	OPY		

		СО	NDITIONS OF RE	LEASE	MODIFICAT	ONS	
The Condition	ns of Release o	on the reverse are mo	odified as follows:		D-4-	Simust	us Of Judicial Official
		Modification			Date	Signati	ure Of Judicial Official
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		SUP	PLEMENTAL OR	DERS I	FOR COMMIT	MENT	
The defendar	nt is next Order	red produced in Cour	t as follows:				
Date	Time	Place		Purpose Signature Of Judicia			ure Of Judicial Official
						1112 - 11	1
	Ü		_				
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		neee	NDANT RECEIVE	DRVE	ETENTION E	ACILITY	
	Date	DELE	Time	0010	LILIVIIONI		e Of Jailer
							V
		DEEEN	DANT RELEASE	FOP	COURT APP	EARANCE	
	Date	DEFER	Time	JIOK	COURTAFFI		e Of Jailer

		· · · · · · · · · · · · · · · · · · ·	E1	n.			

2019/10244 File No. STATE OF NORTH CAROLINA 19-CR -056821 In The General Court Of Justice **ALAMANCE** County Additional File Numbers STATE OF NORTH CAROLINA **VERSUS** ADAMS.XAVIER.YARDLEY SUBPOENA G.S. 1A-1, Rule 45; 8-59, -61, -63; 15A-801, -802 Party Requesting Subpoena NOTE TO PARTIES NOT REPRESENTED BY COUNSEL: Subpoenas may be produced at your request, but must be X State/Plaintiff signed and issued by the office of the Clerk of Superior Court, or by a magistrate or judge. Name And Address Of Person Subpoenaed Alternate Address CPD 216 S MAPLE ST **GRAHAM** NC 27253 Telephone No. Telephone No. 3365706711 YOU ARE COMMANDED TO: (check all that apply) appear and testify, in the above entitled action, before the court at the place, date and time indicated below. appear and testify, in the above entitled action, at a deposition at the place, date and time indicated below. produce and permit inspection and copying of the following items, at the place, date and time indicated below. See attached list. (List here if space sufficient) ADDITIONAL INSTRUCTIONS MAY BE ATTACHED TO THIS SUBPOENA. REFERENCED CHARGES: FAIL TO DISPERSE ON COMMAND Name And Location Of Court/Place Of Deposition/Place To Produce Date To Appear/Produce, Until Released 04/16/20 CRIMINAL CT BLD ROOM: CRMA Time To Appear/Produce, Until Released XAM PM 09:00 Criminal Courts Building Date Name And Address Of Applicant of Applicant's Attorney 02/12/20 Graham, NC 27253 Signature MEREDITH EDWARDS District Attorney H. Sean Boone Deputy CSC Assistant CSC X Clerk Of Superior Court Magistrate Attorney/DA District Court Judge Telephone No. Of Applicant Or Applicant's Attorney 336-570-5210 Superior Court Judge RETURN OF SERVICE I certify this subpoena was received and served on the person subpoenaed as follows: By personal delivery. registered or certified mail, receipt requested and attached. telephone communication by Sheriff (use only for a witness subpoenaed to appear and testify). telephone communication by local law enforcement agency (use only for a witness subpoenaed to appear and testify in a criminal case). NOTE TO COURT: If the witness was served by telephone communication from a local law enforcement agency in a criminal case, the court may not issue a show cause order or order for arrest against the witness until the witness has been served personally with the written subpoena I was unable to serve this subpoena. Reason unable to serve Name Of Authorized Server (type or print) Paid Signature Of Aath Title/Agency \$ Due NOTE TO PERSON REQUESTING SUBPOENA: A edby of this subpoena must be delivered, mailed or faxed to the attorney for each party in this case. If a party is not represented by an attorney, the copy must be mailed or delivered to the party. This does not apply in criminal cases.

(Please see reverse side)

AOC-G-100, Rev. 2/18

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NOTE: Rule 45, North Carolina Rules of Civil Procedure, Subsections (c) and (d).

(c) Protection of Persons Subject to Subpoena

- (1) Avoid undue burden or expense. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing an undue burden or expense on a person subject to the subpoena. The court shall enforce this subdivision and impose upon the party or attorney in violation of this requirement an appropriate sanction that may include compensating the person unduly burdened for lost earnings and for reasonable attorney's fees.
- (2) For production of public records or hospital medical records. Where the subpoena commands any custodian of public records or any custodian of hospital medical records, as defined in G.S. 8-44.1, to appear for the sole purpose of producing certain records in the custodian's custody, the custodian subpoenaed may, in lieu of personal appearance, tender to the court in which the action is pending by registered or certified mail or by personal delivery, on or before the time specified in the subpoena, certified copies of the records requested together with a copy of the subpoena and an affidavit by the custodian testifying that the copies are true and correct copies and that the records were made and kept in the regular course of business, or if no such records are in the custodian's custody, an affidavit to that effect. When the copies of records are personally delivered under this subdivision, a receipt shall be obtained from the person receiving the records. Any original or certified copy of records or an affidavit delivered according to the provisions of this subdivision, unless otherwise objectionable, shall be admissible in any action or proceeding without further certification or authentication. Copies of hospital medical records tendered under this subdivision shall not be open to inspection or copied by any person, except to the parties to the case or proceedings and their attorneys in depositions, until ordered published by the judge at the time of the hearing or trial. Nothing contained herein shall be construed to waive the physician-patient privilege or to require any privileged communication under law to be disclosed.
- (3) Written objection to subpoenas. Subject to subsection (d) of this rule, a person commanded to appear at a deposition or to produce and permit the inspection and copying of records, books, papers, documents, electronically stored information, or tangible things may, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, serve upon the party or the attorney designated in the subpoena written objection to the subpoena, setting forth the specific grounds for the objection. The written objection shall comply with the requirements of Rule 11. Each of the following grounds may be sufficient for objecting to a subpoena:
 - a. The subpoena fails to allow reasonable time for compliance.
 - The subpoena requires disclosure of privileged or other protected matter and no exception or waiver applies to the privilege or protection.
 - c. The subpoena subjects a person to an undue burden or expense.
 - d. The subpoena is otherwise unreasonable or oppressive.
 - e. The subpoena is procedurally defective.
- (4) Order of court required to override objection. If objection is made under subdivision (3) of this subsection, the party serving the subpoena shall not be entitled to compel the subpoenaed person's appearance at a deposition or to inspect and copy materials to which an objection has been made except pursuant to an order of the court. If objection is made, the party serving the subpoena may, upon notice to the subpoenaed person, move at any time for an order to compel the subpoenaed person's appearance at the deposition or the production of the materials designated in the subpoena. The motion shall be filed in the court in the county in which the deposition or production of materials is to occur.
- (5) Motion to quash or modify subpoena. A person commanded to appear at a trial, hearing, deposition, or to produce and permit the inspection and copying of records, books, papers, documents, electronically stored information, or other tangible things, within 10 days after service of the subpoena or before the time specified for complianca if the time is less than 10 days after service, may file a motion to quash or modify the subpoena. The court shall quash or modify the subpoena if the subpoenaed person demonstrates the existence of any of the reasons set forth in subdivision (3) of this subsection. The motion shall be filed in the court in the county in which the trial, hearing, deposition, or production of materials is to occur.

- (6) Order to compel: expenses to comply with subpoena. When a court enters an order compelling a deposition or the production of records, books, papers, documents, electronically stored information, or other tangible things, the order shall protect any person who is not a party or an agent of a party from significant expense resulting from complying with the subpoena. The court may order that the person to whom the subpoena is addressed will be reasonably compensated for the cost of producing the records, books, papers, documents, electronically stored information, or tangible things specified in the subpoena.
- (7) <u>Trade secrets: confidential information</u>. When a subpoena requires disclosure of a trade secret or other confidential research, development, or commercial information, a court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or when the party on whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot otherwise be met without undue hardship, the court may order a person to make an appearance or produce the materials only on specified conditions stated in the order.
- (8) Order to quash; expenses. When a court enters an order quashing or modifying the subpoena, the court may order the party on whose behalf the subpoena is issued to pay all or part of the subpoenaed person's reasonable expenses including attorney's fees.

(d) Duties in Responding to Subpoena

- (1) Form of response: A person responding to a subpoena to produce records, books, documents, electronically stored information, or tangible things shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the request.
- (2) Form of producing electronically stored information not specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it ordinarily is maintained or in a reasonably useable form or forms.
- (3) <u>Electronically stored information in only one form</u>. The person responding need not produce the same electronically stored information in more than one form.
- (4) <u>Inaccessible electronically stored information</u>. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, after considering the limitations of Rule 26(b)(1a). The court may specify conditions for discovery, including requiring the party that seeks discovery from a nonparty to bear the costs of locating, preserving, collecting, and producing the electronically stored information involved.
- (5) <u>Specificity of objection.</u> When information subject to a subpoena is withheld on the objection that it is subject to protection as trial preparation materials, or that it is otherwise privileged, the objection shall be made with specificity and shall be supported by a description of the nature of the communications, records, books, papers, documents, electronically stored information, or other tangible things not produced, sufficient for the requesting party to contest the objection.

INFORMATION FOR WITNESS

NOTE: If you have any questions about being subpoensed as a witness, you should contact the person named on Page One of this Subpoens in the box labeled "Name And Address Of Applicant Or Applicant"s Attorney."

DUTIES OF A WITNESS

- Unless otherwise directed by the presiding judge, you must answer all questions asked when you are on the stand giving testimony.
- In answering questions, speak clearly and loudly enough to be heard.
- · Your answers to questions must be truthful.

- If you are commanded to produce any items, you must bring them with you to court
 or to the deposition.
- You must continue to attend court until released by the court. You must continue to attend a deposition until the deposition is completed.

It is a violation of State law for anyone to attempt to bribe, threaten, harass, or intimidate a witness. If anyone attempts to do any of these things concerning your involvement as a witness in a case, you should promptly report that to the district attorney or the presiding judge.

WITNESS FEE

BRIBING OR THREATENING A WITNESS

A witness under subpoena and that appears in court to testify, is entitled to a small daily fee, and to travel expense reimbursement, if it is necessary to travel outside the county in order to testify. (The fee for an "expert witness" will be set by the presiding judge.) After you have been discharged as a witness, if you desire to collect the statutory fee, you should immediately contact the Clerk's office and certify your attendance as a witness so that you will be paid any amount due you.

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STATE OF NORTH CAROLIN	A 9	17	File No.	CR056821		
ALAMANCE Coun	ty	and have been		al Court Of Justice uperior Court Division		
STATE OF NORTH CAROLIN	NA 2020 AUG 3	Additional File Number	rs .			
VERSUS	ALAMANOE	Cl., C.S.C.		x = 1 - 2		
avier Yardley Adams	DY III	, o.o.o.	SUBPOEN	Α		
		M. A. W. C.	G.S. 1A-1. Rule 4	5; 8-59, -61, -63; 15A-801, -80		
arty Requesting Subpoena X State/Plaintiff Defendant signed and issued	ES NOT REPRESEN	NTED BY COUNSEL: So		ed at your request, but must be		
Name And Address Of Person Subpoenaed	by the office of the	Alternate Address	or by a magistrate or judg	e.		
C. Cross Graham PD						
Telephone No.		Telephone No.				
336-570-6711 YOU ARE COMMANDED TO: (check all that appl						
lame And Location Of Court/Place Of Deposition/Place To Pro	oduce	Date To Appear/Produc	çe Until Released			
ALAMANCE COUNTY DISTRICT COURT	7,000	The second secon	Court Room B			
UDGE J. B. ALLEN, JR. COURT HOUSE 12 WEST ELM STREET		Time To Appear/Produce, Until Released 9:00				
GRAHAM	NC 27253	Date	0.40.2020			
ame And Address Of Applicant Or Applicant's Attorney EAN BOONE		Signature	8-18-2020			
DISTRICT ATTORNEY			A. Jennings/S	JR		
12 WEST ELM STREET GRAHAM,	NC 27253	Deputy CSC	Assistant CSC	Clerk Of Superior Court		
elephone No. Of Applicant Or Applicant's Attorney	NC 2/255	Magistrate	X Attorney/DA	District Court Judge		
(336) 570-5210				Superior Court Judge		
certify this subpoens was received and sorred		OF SERVICE				
certify this subpoena was received and served By personal delivery.	registered or c	certified mail, receipt re	equested and attached			
 ☐ telephone communication by Sheriff (us) ☐ telephone communication by local law NOTE TO COURT: If the witness was set court may not issue a show cause order or subpoena. 	enforcement ager rved by telephone co order for arrest agai	ncy (use only for a witne ommunication from a loc inst the witness until the	ss subpoenaed to appear al law enforcement agenc	and testify in a criminal case). y in a criminal case, the		
 ☐ telephone communication by local law NOTE TO COURT: If the witness was set court may not issue a show cause order or subpoena. ☐ I was unable to serve this subpoena. 	enforcement ager rved by telephone co order for arrest agai eason unable to s	ncy (use only for a witne ommunication from a loc inst the witness until the serve:	ss subpoenaed to appear al law enforcement agenc witness has been served p	and testify in a criminal case). by in a criminal case, the bersonally with the written		
 ☐ telephone communication by local law NOTE TO COURT: If the witness was set court may not issue a show cause order or subpoena. ☐ I was unable to serve this subpoena. 	enforcement ager rved by telephone co order for arrest agai eason unable to s thorized Server (type o	ncy (use only for a witne communication from a loc inst the witness until the serve: or print) Signature O	ess subpoenaed to appear eal law enforcement agenc witness has been served p of Authorized Server	and testify in a criminal case). by in a criminal case, the personally with the written Title/Agency/ School Gracka		

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- (3) Written objection to subpoenas. Subject to subsection (d) of this rule, a person commanded to appear at a deposition or to produce and permit the inspection and copying of records, books, papers, documents, electronically stored information, or tangible things may, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, serve upon the party or the attorney designated in the subpoena written objection to the subpoena, setting forth the specific grounds for the objection. The written objection shall comply with the requirements of Rule 11. Each of the following grounds may be sufficient for objecting to a subpoena:
 - a. The subpoena fails to allow reasonable time for compliance.
 - The subpoena requires disclosure of privileged or other protected matter and no exception or waiver applies to the privilege or protection.
 - c. The subpoena subjects a person to an undue burden or expense.
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- (5) Motion to quash or modify subpoena. A person commanded to appear at a trial, hearing, deposition, or to produce and permit the inspection and copying of records, books, papers, documents, electronically stored information, or other tangible things, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, may file a motion to quash or modify the subpoena. The court shall quash or modify the subpoena if the subpoenaed person demonstrates the existence of any of the reasons set forth in subdivision (3) of this subsection. The motion shall be filed in the court in the county in which the trial, hearing, deposition, or production of materials is to occur.

- (6) Order to compel; expenses to comply with subpoena. When a court enters an order compelling a deposition or the production of records, books, papers, documents, electronically stored information, or other tangible things, the order shall protect any person who is not a party or an agent of a party from significant expense resulting from complying with the subpoena. The court may order that the person to whom the subpoena is addressed will be reasonably compensated for the cost of producing the records, books, papers, documents, electronically stored information, or tangible things specified in the subpoena.
- (7) <u>Trade secrets; confidential information.</u> When a subpoena requires disclosure of a trade secret or other confidential research, development, or commercial information, a court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or when the party on whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot otherwise be met without undue hardship, the court may order a person to make an appearance or produce the materials only on specified conditions stated in the order.
- (8) Order to quash; expenses. When a court enters an order quashing or modifying the subpoena, the court may order the party on whose behalf the subpoena is issued to pay all or part of the subpoenaed person's reasonable expenses including attorney's fees.

(d) Duties in Responding to Subpoena

- (1) Form of response. A person responding to a subpoena to produce records, books, documents, electronically stored information, or tangible things shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the request.
- (2) Form of producing electronically stored information not specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it ordinarily is maintained or in a reasonably useable form or forms.
- (3) <u>Electronically stored information in only one form.</u> The person responding need not produce the same electronically stored information in more than one form.
- (4) <u>Inaccessible electronically stored information</u>. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, after considering the limitations of Rule 26(b)(1a). The court may specify conditions for discovery, including requiring the party that seeks discovery from a nonparty to bear the costs of locating, preserving, collecting, and producing the electronically stored information involved.
- (5) <u>Specificity of objection</u>. When information subject to a subpoena is withheld on the objection that it is subject to protection as trial preparation materials, or that it is otherwise privileged, the objection shall be made with specificity and shall be supported by a description of the nature of the communications, records, books, papers, documents, electronically stored information, or other tangible things not produced, sufficient for the requesting party to contest the objection.

INFORMATION FOR WITNESS

NOTE: If you have any questions about being subpoenaed as a witness, you should contact the person named on Page One of this Subpoena in the box labeled "Name And Address Of Applicant Or Applicant's Attorney."

DUTIES OF A WITNESS

- Unless otherwise directed by the presiding judge, you must answer all questions asked when you are on the stand giving testimony.
- . In answering questions, speak clearly and loudly enough to be heard.
- · Your answers to questions must be truthful.
- If you are commanded to produce any items, you must bring them with you to court
 or to the deposition.
- You must continue to attend court until released by the court. You must continue to attend a deposition until the deposition is completed.

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BRIBING OR THREATENING A WITNESS

It is a violation of State law for anyone to attempt to bribe, threaten, harass, or intimidate a witness. If anyone attempts to do any of these things concerning your involvement as a witness in a case, you should promptly report that to the district attorney or the presiding judge.

WITNESS FEE

A witness under subpoena and that appears in court to testify, is entitled to a small daily fee, and to travel expense reimbursement, if it is necessary to travel outside the county in order to testify. (The fee for an "expert witness" will be set by the presiding judge.) After you have been discharged as a witness, if you desire to collect the statutory fee, you should immediately contact the Clerk's office and certify your attendance as a witness so that you will be paid any amount due you.