STA	TE O	F NC	RTH CAR	OLINA	NC-JOIN No.	FI	ile No.		
	County					In The General Court Of Justice ☐ District ☐ Superior Court Division			
IN THE MATTER OF  Name And Address Of Juvenile						ORDER FOR SECURE CUSTODY/DETENTION (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 FROM SUPERIOR COURT [G.S. 7A-271(g); 7B-1906(b2), -2200.5(d)]  INTERSTATE COMPACT FOR JUVENILES (ICJ)			
Juvenile's Date Of Birth		irth	Age	Race	Sex	[G.S. Ch. 7B, Art. 40; Rules 6-103 and 6-103A of the Interstate Compact for Juveniles]			
Name And	d Address					Name And Address			
	Parent		Guardian		Custodian	Parent	Guardian	Custodian	
or cust years of item 1 a As grou	odian na fage [who nd one of unds for There i followin a.	amed aborder of the letter the issues a reasing circum. The juve refuses	ove. (only for death by the court) takes within item 1 are ance of this Order onable factual banstances exists: enile is alleged to nonsecure custo.	or persons 21 year ke the juvenile to e checked.) er, the Court find asis to believe the b be undisciplined ody, and the juve	rs of age or old to the jail of the ds that: nat the juven d by virtue of nile needs so	dered to give a copy of der [required by law], or pene county where charge lile committed the offens of being a runaway and is ecure custody to evaluation arents, guardian, or cust	ersons more than 17 years as arose. (NOTE: This messes alleged in the petitions inappropriate for nons te the juvenile's need for	of age but less than 21 hay be checked only if  n, and that one of the ecure custody or	
		-	-			villfully failed to appear i			
<ul><li>c. The juvenile is charged with a felony and has demonstrated that he or she is a danger to property or persons.</li><li>d. The juvenile has demonstrated that the juvenile is a danger to persons and is charged with a misdemeanor, at element of which is assault on a person.</li></ul>							meanor, at least one		
	<ul> <li>e. The juvenile has demonstrated that the juvenile is a danger to persons and is charged with a misdemeanor in which the juvenile used, threatened to use, or displayed a firearm or other deadly weapon.</li> <li>f. The juvenile has willfully failed to appear on a pending delinquency charge or on charges of a violation of probation or</li> </ul>								
	☐ g.	•		•		rly notified. and there is reasonabl	e cause to believe the j	uvenile will not appear	
		Public S	Safety or any det	ention facility in	this state or	ty operated by the Divis a comparable facility in	another state.	·	
		has rece		attempted self-ir		ould be detained for his ical injury, and the juver			
	-	(Impaired	d Driving) or 20-1:	38.3 (Driving by p	erson less tha	danger to persons and in 21 years old after consu	ming alcohol or drugs).		
<u> </u>	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.							spositional hearing or	
☐ 3.	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.												
5. A Level 2 Disposition has been entere	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.											
7. The juvenile has been found by the Co	The juvenile has been found by the Court to be in violation of a Level 2 probation and as part of a new disposition the Court orders intermittent confinement for up to 28 days, which is up to twice the time authorized by G.S. 7B-2506 and -2508.											
	The Court has entered an order based on direct contempt by the juvenile pursuant to G.S. 5A-32(e).											
9. The juvenile is an out-of-state rul	The juvenile is an out-of-state $\Box$ runaway $\Box$ absconder $\Box$ escapee $\Box$ accused delinquent and should be held in secure custody up to a maximum of 90 calendar days pending the safe return of the juvenile to the home/demanding state.											
	10. The juvenile's case is remanded from superior court to district court, the prosecutor requested 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											
	OTHER F	FINDINGS										
	Signature Of Judge/District Name Of Judge/District Coroval: Of Person Receiving Telepho	ourt Judge's Designee	(type or print)	District Court Judge Superior Court Judge District Court Judge's Designee								
∐ AM												
	RETURN C	ON ORDER										
Date Order Received		Date Order Returned	d 									
<ul> <li>1. The juvenile named above was taken into custody at AM PM, on, and released to (name detention facility or other) at AM PM, on (date)</li> <li>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.)</li> </ul>												
Name Of Paragra To M/harra Carra Circu		Cinnet and Till	Of Dagger at Add 1	na Politica								
Name Of Person To Whom Copy Given		Signature And Title Of Person Making Return										
Relationship To Juvenile		Department Or Agency										