File No. STATE OF NORTH CAROLINA In The General Court Of Justice County District Court Division IN THE MATTER OF Name And Address Of Juvenile ORDER FOR NONSECURE CUSTODY (ABUSE/NEGLECT/DEPENDENCY) Juvenile's Date Of Birth Age Race Sex G.S. 7B-502 through -505.1, -508 Name And Address Of Parent/Guardian/Custodian/Caretaker Name And Address Of Parent/Guardian/Custodian/Caretaker Based upon the verified petition, this Court has jurisdiction over the subject matter of this proceeding and of the person of the juvenile. 1. As grounds for the issuance of this Order, the Court finds that there is a reasonable factual basis to believe that the matters alleged in the petition are true, that there are no other reasonable means available to protect the juvenile, and (check one or more) a. the juvenile has been abandoned. b. the juvenile has suffered physical injury, sexual abuse, or serious emotional damage as defined by G.S. 7B-101(1)e. c. the juvenile is exposed to a substantial risk of physical injury or sexual abuse because the parent, guardian, custodian, or caretaker has created conditions likely to cause injury or abuse or has failed to provide, or is unable to provide, adequate supervision or protection. d. the juvenile is in need of medical treatment to cure, alleviate, or prevent suffering serious physical harm which may result in death, disfigurement, or substantial impairment of bodily functions, and the juvenile's parent, guardian, custodian, or caretaker is unwilling or unable to provide or consent to the medical treatment. e. the parent, guardian, custodian, or caretaker consents to the nonsecure custody order. f. the juvenile is a runaway and consents to nonsecure custody. 2. Efforts by DSS to prevent or eliminate the need for the juvenile's placement were reasonable and include: OR 3. Efforts to prevent the need for the juvenile's placement were precluded by an immediate threat of harm to the juvenile, and placement of the juvenile in the absence of such efforts was reasonable. (Describe immediate threat of harm.) 4. Based on the above findings, the Court concludes that it is contrary to the juvenile's welfare to remain in the home. 4a. Based on an inquiry of the petitioner, the Court finds that the petitioner 🔲 does not know 🔲 knows 🦳 has reason to know that the juvenile is an Indian Child. (if applicable) Following the inquiry, the Court instructed the petitioner to notify the Court if petitioner subsequently obtains information that provides reason to know that the juvenile is an Indian Child. 4b. (if applicable) The juvenile is an Indian Child and a member of or eligible for membership in the tribe. (if applicable) Emergency removal or placement is necessary to prevent imminent physical damage or harm to the Indian Child. 5. Based on the (check one or both) petition and request for nonsecure custody, testimony of the petitioner, the Court concludes that a less intrusive remedy than entering private property to take physical custody of the juvenile is not available. 6. A former foster parent of the juvenile, nonrelative kin of the juvenile, other person(s) with legal custody of a sibling is/are willing and able to provide proper care and supervision in a safe home, and placement of the juvenile with this person/these persons would would not be in the juvenile's best interests for the following reasons:

TO ANY LAW ENFORCEMENT OFFICER OR DIRECTO YOU ARE ORDERED to take physical custody of the above-name on this Order. You are also ordered to give a copy of this Order to	ned juvenile(s) for plac	cement in nonsecure custody and to make due return	n
The juvenile(s) shall be placed in nonsecure custody with: 1. the Department of Social Services of the county named a home otherwise authorized by law to provide temporal parent, relative, nonrelative kin, or other person with leg	ry residential care, a f	facility operated by the department, or the home of a	
The department is authorized to arrange for, provide, or climited to, treatment for common pediatric illnesses and ir psychiatric, psychological, or mental health care or treatment to G.S. 7B-505.1(a), the court orders the following except	njuries that require pronent; and testing and t	ompt intervention; emergency medical, surgical, evaluation in exigent circumstances unless pursuant	
	(if blank, the depa	artment has no exceptions to the statutory authorization).	
The department is authorized to consent to treatment the juvenile from suffering physical harm, pursuant to			
The department is authorized to consent to a Child M compelling interest in having the juvenile evaluated p			
(designate person, if the Court places the juvenile directly, not a A further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing to determine the need for continued not a further hearing the need for the need		nether with DSS or someone else shall be held:	
Date Of Hearing Time Of Hearing AM PM	Place Of Hearing		
 3. The juvenile is a member of a State-recognized tribe. The recognized tribe of the need for nonsecure custody for the state of the Department of Social Services shall make diligent expressed of the juvenile's sibling, of nonsecure custody a TO ANY LAW ENFORCEMENT OFFICER 	he purpose of locating efforts to notify relative	g relatives or nonrelative kin for placement. es and, if applicable, other persons with legal	
(No. 5 on Side One must be checked) YOU ARE AUTHORIZED and you are authorized to make forcible entry at any hou			
ate	Signature Of Judge/	'Judge's Designee	
Maximum Duration Of Custody	Name Of Judge/Jud	ge's Designee (type or print) Judge Judge's Designe	e
If the person above gives telephonic approval:			
ime Name And Title Of Person Receiving Telepho	onic Approval	Signature Of Person Receiving Telephonic Approval	
	RN ON ORDER		
ate Order Received	Date Order Returned	a	
1. The juvenile named in this Order was taken into custody and taken to	y at	AM PM, on (date),	
I gave a copy of this Order to the person named below. 2. Though diligently sought, the juvenile named in this Ord the juvenile's possible whereabouts.)	ler could not be found	I in this county. (Add any comments or information about	t
Inna Of Damas What I ha Damas W. Saudi at A. C. and Till at A. C.	A	Of Daniel Making Datum	
lame Of Person Who Has Personally Received A Copy Of This Order (type or print	t) Signature And Title (Of Person Making Return	
Relationship To Juvenile	Department Or Ager	псу	