STATE OF	NORTH CAROLINA		File No.		
	County		In The General Court Of Justice Superior Court Division		
	STATE VERSUS				
Name And Address Of Defendant		NOTICE OF RETURN OF BILL OF INDICTMENT			
				G.S. 15A-630, 15A-941(d)	
To The Defendan	t Named Above:				
Take notice that the offense(s) specified	ne grand jury of the county named above has reted.	urned the attached True	Bill(s) of Indictmen	t charging you with the	
You are informed is printed on the re	that there are important time limitations on your verse.)	right to discovery of the	evidence against yo	ou. (See G.S. 15A-902, which	
This Notice is issu	ed upon the order of the presiding judge.				
Court not later tha	ned on the charges contained in this Indictment on twenty-one (21) days after the Indictment is set will enter a not guilty plea on your behalf.				
	n Superior Court at the date, time and place sho court date is set in a release order, you must appear a		charges in this Ind	ictment.	
Date Of Hearing	Time Of Hearing AM	Place Of Hearing			
		Date Issued			
NOTE: Attach True Bill(s) of Indictment and a copy of the Order of Arrest, if appropriate.		Signature			
		Deputy CSC	Assistant CSC	Clerk Of Superior Court	
	CERTIFICA	ATE OF NOTICE			
	ed a copy of this Notice to the defendant named arough the U.S. Postal Service.	above at the address sh	nown by:		
	to an Order for Arrest to be served on the defer COURT: An Order for Arrest shall not be issue which the district court has not yet ent or G.S. 7B-2200.5(a)(1). An Order for Arrest may be issued for pursuant to G.S. 7B-1501(7)b. (ind pursuant to G.S. 7B-1604(b) (i.e., to conviction as an adult for (i) any felony or (ii) any non-motor vehicle misder (iii) any misdemeanor or infractio pursuant to G.S. 7B-1501(7)b. (16 offenses).	d for an indicted juvenile ered an order for transfe a juvenile indicted and sicted for Chapter 20 mothe 'once an adult, alway meanor or n involving impaired drivor 17 year olds indicted in the control of the control	er to superior court probable to adult crimor vehicle offense). It is an adult' rule), bathing as defined in Grant for A through E felo	oursuant to G.S. 7B-2200 ninal court jurisdiction: sed on a prior criminal S. 20-4.01(24a). nnies, along with related	
		Deputy CSC	Assistant CSC	Clerk Of Superior Court	

Original-File Copy-Defendant (Over)

G.S. 15A-902 Discovery Procedure

- "(a) A party seeking discovery under this Article must, before filing any motion before a judge, request in writing that the other party comply voluntarily with the discovery request. A written request is not required if the parties agree in writing to voluntarily comply with the provisions of Article 48 of Chapter 15A of the General Statutes. Upon receiving a negative or unsatisfactory response, or upon the passage of seven days following the receipt of the request without response, the party requesting discovery may file a motion for discovery under the provisions of this Article concerning any matter as to which voluntary discovery was not made pursuant to request.
- (b) To the extent that discovery authorized in this Article is voluntarily made in response to a request or written agreement, the discovery is deemed to have been made under an order of the court for the purposes of this Article.
- (c) A motion for discovery under this Article must be heard before a superior court judge.
- (d) If a defendant is represented by counsel, the defendant may as a matter of right request voluntary discovery from the State under subsection (a) of this section not later than the tenth working day after either the probable-cause hearing or the date the defendant waives the hearing. If a defendant is not represented by counsel, or is indicted or consents to the filing of a bill of information before the defendant has been afforded or waived a probable-cause hearing, the defendant may as a matter of right request voluntary discovery from the State under subsection (a) of this section not later than the tenth working day after the later of:
 - (1) The defendant's consent to be tried upon a bill of information, or the service of notice upon the defendant that a true bill of indictment has been found by the grand jury, or
 - (2) The appointment of counsel.

For the purposes of this subsection a defendant is represented by counsel only if counsel was retained by or appointed for the defendant prior to or during a probable-cause hearing or prior to execution by the defendant of a waiver of a probable-cause hearing.

- (e) The State may as a matter of right request voluntary discovery from the defendant, when authorized under this Article, at any time not later than the tenth working day after disclosure by the State with respect to the category of discovery in question.
- (f) A motion for discovery made at any time prior to trial may be entertained if the parties so stipulate or if the judge for good cause shown determines that the motion should be allowed in whole or in part."

G.S. 15A-941(d) Arraignment Before Judge Only Upon Written Request

"(d) A defendant will be arraigned in accordance with this section only if the defendant files a written request with the clerk of superior court for an arraignment not later than 21 days after service of the bill of indictment. If a bill of indictment is not required to be served pursuant to G.S. 15A-630, then the written request for arraignment must be filed not later than 21 days from the date of the return of the indictment as a true bill. Upon the return of the indictment as a true bill, the court must immediately cause notice of the 21-day time limit within which the defendant may request an arraignment to be mailed or otherwise given to the defendant and to the defendant's counsel of record, if any. If the defendant does not file a written request for arraignment, then the court shall enter a not guilty plea on behalf of the defendant."