

File No.

# STATE OF NORTH CAROLINA

HENDERSON County

In The General Court Of Justice  
District/Superior Court Division

## SEARCH WARRANT

### IN THE MATTER OF

ADVENT HEALTH HENDERSONVILLE  
MEDICAL RECORDS FOR  
RICHARD EVAN PEGG  
DOB 03/22/1999

To any officer with authority and jurisdiction to conduct the search authorized by this Search Warrant:  
I, the undersigned, find that there is probable cause to believe that the property and person described in the application on the reverse side and related to the commission of a crime is located as described in the application.

You are commanded to search the premises, vehicle, person and other place or item described in the application for the property and person in question. If the property and/or person are found, make the seizure and keep the property subject to Court Order and process the person according to law.

You are directed to execute this Search Warrant within forty-eight (48) hours from the time indicated on this Warrant and make due return to the Clerk of the Issuing Court.

This Search Warrant is issued upon information furnished under oath or affirmation by the person(s) shown.

Name Of Applicant

J.TULLOCH

Name Of Additional Affiant(s)

### RETURN OF SERVICE

I certify that this Search Warrant was received and executed as follows:

Date Received: 12-31-25  
Time Received: 1:41  AM  PM

Date Executed: 12-31-25  
Time Executed: 3:30  AM  PM

I made a search of Advent Health

Date Issued: 12/31/2025  
Time Issued: 1:40  AM  PM  
Name (type or print): ABE HUDSON  
Signature: [Signature]

Deputy CSC  Assistant CSC  CSC  Magistrate  District Ct. Judge  Superior Ct. Judge

**NOTE:** When issuing a search warrant, the issuing official must retain a copy of the warrant and warrant application and must promptly file them with the clerk. G.S. 15A-245(b).

This Search Warrant was delivered to me on the date and at the time shown below when the Office of the Clerk of Superior Court is closed for the transaction of business. By signing below, I certify that I will deliver this Search Warrant to the Office of the Clerk of Superior Court as soon as possible on the Clerk's next business day.

Name Of Officer Making Return (type or print)

J.TULLOCH

Date: \_\_\_\_\_ Time: \_\_\_\_\_  AM  PM  
Name Of Magistrate (type or print): \_\_\_\_\_  
Signature Of Magistrate: \_\_\_\_\_

Signature Of Officer Making Return

This Search Warrant was returned to the undersigned clerk on the date and time shown below.

Department Or Agency Of Officer

HENDERSON COUNTY S.O

Incident Number

25117816

Date: 1/5/26  
Time: 11:28  AM  PM  
Name Of Clerk (type or print): Dawn P Sullivan  
Signature Of Clerk: [Signature]  
 Dep. CSC  
 Asst. CSC  
 CSC

Original - File Copy - For Search of a Person, to Person from Whom Items Taken

Copy - For Search of Vehicle/Premises, to Owner or Person in Apparent Control; if No Such Person Present, Leave Copy Affixed Thereon

(Over)

# APPLICATION FOR SEARCH WARRANT

I, JOSEPH TULLOCH, DETECTIVE HENDERSON COUNTY S.O  
*(Insert name and address; or if law enforcement officer, name, rank and agency)*

being duly sworn, request that the Court issue a warrant to search the person, place, vehicle, and other items described in this application and to find and seize the property and person described in this application. There is probable cause to believe that *(Describe property to be seized; or if search warrant is to be used for searching a place to serve an arrest warrant or other process, name person to be arrested)*  
 SEE ATTACHED

constitutes evidence of a crime and the identity of a person participating in a crime, *(Name crime)* SEE ATTACHED

and is located *(Check appropriate box(es) and fill in specified information)*

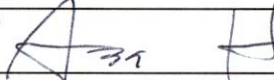

in the following premises *(Give address and, if useful, describe premises)*  
 SEE ATTACHED

*(and)*  
 on the following person(s) *(Give name(s) and, if useful, describe person(s))*

*(and)*  
 in the following vehicle(s) *(Describe vehicle(s))*

*(and)*  
 *(Name and/or describe other places or items to be searched, if applicable)*  
 SEE ATTACHED

The applicant swears or affirms to the following facts to establish probable cause for the issuance of a search warrant:  
 SEE ATTACHED

<b>SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME</b>		<small>Date</small> <u>12-31-25</u>
<small>Date</small> <u>12-31-2025</u>	<small>Name Of Applicant (type or print)</small> J.TULLOCH	
<small>Signature</small> 	<small>Signature Of Applicant</small> 	
<input type="checkbox"/> Magistrate <input type="checkbox"/> Dep. CSC <input type="checkbox"/> Asst. CSC <input type="checkbox"/> Clerk Of Superior Court <input checked="" type="checkbox"/> Judge		

In addition to the affidavit included above, this application is supported by additional affidavits, attached, made by \_\_\_\_\_

In addition to the affidavit included above, this application is supported by sworn testimony, given by \_\_\_\_\_

This testimony has been *(check appropriate box)*  reduced to writing  
 recorded, and I have filed any such writing/recording with the clerk.

**NOTE:** *If more space is needed for any section, continue the statement on an attached sheet of paper with a notation saying "see attachment." Date the continuation and include on it the signatures of applicant and issuing official.*

**ATTACHMENT "A" DESCRIPTION OF PROPERTY TO BE SEIZED**

- (1) Protected Health Information for the listed Patient for the Dates of Service from 11/30/2025 until present.
- (2) Any scans, to include but not limited to CT, MRI, Radiology, Etc.
- (3) Clinic Notes
- (4) Emergency Department Notes
- (5) Urgent Care Center Notes.
- (6) History and Physical Records.
- (7) Operative/Procedure Notes
- (8) Progress Notes.
- (9) Provider Orders
- (10) Nursing Notes.
- (11) Consultations
- (12) Laboratory Reports
- (13) Film/CD (Imaging Support).
- (14) Radiology Reports

(15) All medical records for Richard Evan Pegg 03/22/1999

**ATTACHMENT "B" LOCATION OF PROPERTY TO BE SEARCHED**

Advent Health, 100 Hospital Drive, Hendersonville, NC, 28792

**ATTACHMENT "E" AFFIDAVIT**

I, Detective Joseph Tulloch, a sworn Deputy of the Henderson County Sheriff's Office, being duly sworn, request that the Court issue a warrant to search the items described in this application and to find and seize any evidence discovered pursuant to this search.

There is Probable Cause to believe that the property described above constitutes or contains evidence of a crime and the identity of a person participating in a crime, to wit:

14-401.11. Distribution of certain food or beverage

(a) It shall be unlawful for any person to knowingly distribute, sell, give away or otherwise cause to be placed in a position of human accessibility or ingestion, any food, beverage, or other eatable or drinkable substance which that person knows to contain any of the following:

- (1) Any noxious or deleterious substance, material or article which might be injurious to a person's health or might cause a person any physical discomfort.
- (2) Any controlled substance included in any schedule of the Controlled Substances Act.
- (3) Any poisonous chemical or compound or any foreign substance such as, but not limited to, razor blades, pins, and ground glass, which might cause death, serious physical injury or serious physical pain and discomfort

**AFFIANT**

I Detective Joseph Tulloch, a Detective of the Henderson County Sheriff's Office, being duly sworn, depose and say:

I, Joseph S. Tulloch, am a Detective with the Henderson County Sheriff's Office, where I have been employed since June 2018, following the completion of 16 weeks and over 700 hours of basic law enforcement training. Your affiant was assigned to the School Resource division from June 2018 through October 2020. In October 2020, I was assigned to the Patrol Division as a Parks and DSS deputy. I worked as a Parks and DSS deputy from October 2020 through May 2022, when I transferred to the Criminal Investigation Division.

I am currently assigned to the Major Crimes Unit of the Criminal Investigations Division of the Henderson County Sheriff's Office and investigate crimes such as Homicide, Suicide, Armed Robberies, Violent Assaults, and death investigations for the Henderson County Sheriff's Office. Before working for the Henderson County Sheriff's Office, I worked for the New York Department of Community Corrections and Supervision from August 2007 to July 2018. In October 2022, I was promoted to Senior Deputy at the Henderson County Sheriff's Office.

During my career in Law Enforcement, I have received over 2,300 hours of law enforcement-related training. Of those hours, most of my training consists of training in arrest, search and seizure, investigation, and search warrant writing. I have over 300 hours of training in the field of death investigation. I received a certificate in Interview and Interrogation from Reid Associates in July of 2022. I have completed the National Forensics Academy, a 400-hour course administered by the University of Tennessee.

In the winter of 2022, I received my Bachelor's degree in Criminal Justice from Western Carolina University in Cullowhee, North Carolina. I have received specialized training in Bloodstain Pattern Analysis (40 hours), Police Law Institute (80 hours), and over 200 hours

of specialized training from the Academy of Applied Forensics. I also hold an Advanced Sheriff's Deputy Certificate issued by the state of North Carolina. I am Joseph Tulloch, and based on the oath I have sworn, the training I have participated in, the experiences I have endured, and the abilities I maintain, I set my hand as the affiant.

Your Affiant has kept abreast of the most current trends in law enforcement by attending courses listed earlier in the affidavit, receiving Field Training from experienced Violent Crime Detectives, and speaking with other agencies about the current trends in violent crimes they are seeing.

Your Affiant has conducted numerous investigations resulting in the arrest and successful prosecution of misdemeanor and felony cases. Through these investigations, your Affiant has located and seized numerous items of stolen property, controlled substances, and drug paraphernalia. Your Affiant has also investigated numerous adults and senior citizens, males and females of various races, ages, religions, color and/or creed.

Your Affiant has initiated or assisted in the investigation of several violent crime cases by utilizing such methods as covert intelligence gathering, citizen information, search warrant executions, patrol techniques, covert surveillance, and any or all of the combinations stated above. Your Affiant has worked with numerous agencies at the federal and state levels in these investigations. These agencies include, but are not limited to, the Drug Enforcement Administration, the Bureau of Alcohol, Tobacco, and Firearms, the North Carolina State Bureau of Investigation, the North Carolina Alcohol Law Enforcement, the North Carolina State Highway Patrol, and many other local authorities and departments.

Through your Affiant's training and experience, he is familiar with the persons, practices, and customs of those committing violent crimes in Western North Carolina.

Based on your affiant's training and experience, he knows that persons involved in violent crimes and illegal activity will be in possession of firearms and tools used to commit and conceal these crimes.

IN THE MATTER OF:  
Richard Evan Pegg 03/22/1999

IN THE GENERAL COURT OF JUSTICE  
COUNTY OF HENDERSON

Based on your affiant's training and experience, he knows that persons involved in violent crimes keep scanners to know the location of local law enforcement officers. Cellular phones are used to keep in contact with their conspirators and to store contact information. Surveillance cameras are used to alert the offenders of anyone approaching the residence.

Based on your affiant's training and experience, he knows that persons involved in violent crimes consider firearms essential tools of the trade. Firearm possession is on their person, their residence or business. Firearms include but are not limited to handguns, pistols, revolvers, rifles, shotguns, machine guns and other weapons. Firearms are used to protect, and secure property used to sell, house, and store items obtained from violent crimes.

The information set forth in this Affidavit is known to your affiant as a result of his own investigation, through review of reports or has been communicated to your affiant by other law enforcement personnel.

This affidavit contains information necessary to establish probable cause but does not include each and every fact known by your affiant or known by the assisting investigators.

**SPECIFIC PROBABLE CAUSE**

On 12/19/2025, the Henderson County Sheriff's Office was contacted by the Jackson County Sheriff's Office about a death that had occurred in their county.

They then passed along all information they had about the case. Upon review of the case, it was learned that on the night of November 30th, 2025, a Thanksgiving dinner was held at 15 Schmidt Terrace in Hendersonville, North Carolina. After the party concluded, it was learned that two individuals became violently ill, leading to the death of one individual and the hospitalization of Richard Pegg, DOB of 03/22/1999. During interviews, it was discovered that the only item these two individuals consumed that differed from the rest of the partygoers was an open bottle of wine. The medical examiner reached out on or around the 19th of December to Jackson County Detectives to inform them that the preliminary toxicology report for the deceased individual showed high levels of the chemical Acetonitrile. This chemical, when metabolized by the body, turns into Cyanide. During a follow-up interview, it was learned that the hospital had told Richard that he appeared to have Cyanide or methanol poisoning.

It is believed that with the deceased individual having the chemical compounds for Acetonitrile and the hospitalized subject having possible Cyanide poisoning, the metabolized version of Acetonitrile, there was some sort of contamination or poisoning that occurred in the food or drink that was served at the party. I believe Mr. Pegg's medical records will help move this case forward.

 12/31/2025

Judicial Official / Date

 12-31-25

Affiant / Date

STATE OF NORTH CAROLINA  
COUNTY OF HENDERSON

IN THE GENERAL COURT OF JUSTICE  
DISTRICT COURT DIVISION

IN THE MATTER OF THE SEARCH OF  
Richard Evan Pegg Medical Records  
from Advent Health

AFFIDAVIT IN SUPPORT OF EX PARTE  
MOTION TO SEAL SEARCH WARRANT

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**(EXHIBIT A)**

I, Henderson County Sheriff's Office Detective Joseph Tulloch, being duly sworn, hereby depose and state the following:

On 12/19/2025, the Henderson County Sheriff's Office was contacted by the Jackson County Sheriff's Office about a death that had occurred in their county. They then passed along all information they had about the case.

Upon review of the case, it was learned that on the night of November 30th, 2025, a Thanksgiving dinner was held at 15 Schmidt Terrace in Hendersonville, North Carolina. After the party concluded, it was learned that two individuals became violently ill, leading to the death of one individual and the hospitalization of Richard Pegg, DOB of 03/22/1999. During interviews, it was discovered that the only item these two people consumed that differed from the rest of the partygoers was an open bottle of wine. The medical examiner reached out on or around the 19th of December to Jackson County Detectives to inform them that the preliminary toxicology report for the deceased individual showed high levels of the chemical Acetonitrile. This chemical, when metabolized by the body, turns into Cyanide. During a follow-up interview, it was learned that the hospital had told Richard that he appeared to have Cyanide or methanol poisoning.

It is believed that with the deceased individual having the chemical compounds for Acetonitrile and the hospitalized subject having Cyanide, the metabolized version of Acetonitrile, there was some sort of contamination or poisoning that occurred in the food that was served at the party. I believe Mr. Pegg's medical records will help move this case forward.

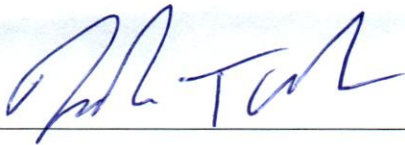
I am requesting that this search warrant be sealed to prevent any destruction of evidence that could occur if others learn of this ongoing investigation.

For the reasons stated above, it is respectfully requested:

That in the interest of justice and the enforcement of the laws of the State of North Carolina it is necessary to seal the search warrant herein along with the State's Motion and this Exhibit A.

That the Court grant the relief sought by the State's Motion.

That the Court allow any other relief it may deem appropriate.



Detective Joseph Tulloch  
Henderson County Sheriff's Office Detective

SWORN TO AND SUBSCRIBED BEFORE ME THIS 31 DAY OF DECEMBER, 2025.



DISTRICT COURT JUDGE Abe Hudson

STATE OF NORTH CAROLINA  
COUNTY OF HENDERSON

IN THE GENERAL COURT OF JUSTICE  
DISTRICT COURT DIVISION

IN THE MATTER OF THE SEARCH OF )  
Richard Evan Pegg Medical Records )  
from Advent Health )

EX PARTE MOTION TO  
SEAL SEARCH WARRANT

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NOW COMES the State of North Carolina, by and through the undersigned \*Assistant\* District Attorney, and pursuant to N.C.G.S. § 132-1.4(k), hereby moves this Court for an Order to Seal Search Warrant in the above-captioned matter, and in support hereof shows the following:

1. That this motion is based upon facts alleged in the supporting Affidavit of Probable Cause, attached hereto as Exhibit A and incorporated herein by reference; and
2. That based on the facts contained in Exhibit A, sealing the search warrant in this matter in the manner requested below is essential to preserve higher values, and the manner requested below is narrowly tailored to serve that interest; and
3. That the interest or interests which justify the sealing of this search warrant in the manner requested below include, but are not limited to the following:

The right of the State to prosecute the defendant and/or the right of the defendant to a fair trial;

The need for law enforcement to maintain the integrity of an ongoing investigation;

The privacy rights of innocent third parties;

The protection of witnesses and other third parties; and

4. That confidentiality cannot be better served by any less restrictive means of redacting portions of the search warrant or its supporting documentation, other than the method as requested below; and
5. That the interest or interests specified above as based on the facts contained in Exhibit A require the search warrant to be sealed for a minimum of 90 days, unless an extension is granted after subsequent application; and

6. That the sealing of the search warrant in order to preserve the interest or interests specified herein and in order to be effective must necessarily include the sealing of the protected portions as requested below from the person or persons to be searched or in control of the premises, vehicle or property to be searched, since to disclose the protected contents or provide a copy of the same would contravene the intentions of the Court's order; and
7. That it is clear in advance that the revelation of the search warrant inventory will compromise an ongoing investigation, and confidentiality of said inventory is required in order to fulfill the intentions of the Court's order.


WHEREFORE, the State prays for the following:

1. That the Court enter an Order to Seal Search Warrant in the above-captioned matter for a period of 90 days, unless an extension is granted subsequent to an application made by this office; and
2. That the Court order contain the following protections:

Sealing of the entire search warrant (Search Warrant – usually AOC-CR-119, side One; Application for Search Warrant – usually AOC-CR-119, side two; and any and all attached supporting affidavits);
3. That the affidavit attached to this motion also be sealed and protected from dissemination in the same manner as provided for the other material; and
4. That the provisions of N.C.G.S. § 15A-252 be suspended during the period of time that these documents are sealed and that deputies be excused from having to disclose the contents of the protected portions from any person or persons affected by this search warrant; and
5. That the search warrant inventory also be sealed in advance of its completion.

This the 31 day of DECEMBER, 2025.

By:

  
R. Talmadge Reeves  
Assistant  
District Attorney  
29<sup>th</sup> Prosecutorial District  
Henderson County Courthouse  
200 North Grove Street  
Hendersonville, North Carolina 28792  
(828) 694-4183

STATE OF NORTH CAROLINA  
COUNTY OF HENDERSON

IN THE GENERAL COURT OF JUSTICE  
DISTRICT COURT DIVISION

IN THE MATTER OF THE SEARCH )  
Richard Evan Pegg Medical Records )  
from Advent Health

EX PARTE ORDER TO  
SEAL SEARCH WARRANT

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THIS MATTER coming on for hearing upon the State of North Carolina's Ex Parte Motion to Seal Search Warrant, and being heard ex parte in chambers before the Honorable District Court Judge presiding, and having considered the State's Motion and supporting sworn Affidavit of Probable Cause (Exhibit A), the Court FINDS AS FACTS the following:

1. That there is probable cause to believe that a crime and/or crimes have occurred and/or are occurring and that the evidence sought by the search warrant herein is likely to bear upon this investigation; and
2. That based on the facts contained in Exhibit A, sealing the search warrant in this matter in the manner requested by the State is essential to preserve higher values, and the manner requested in the State's Motion is narrowly tailored to serve that interest; and
3. That the interest or interests which justify the sealing of this search warrant in the manner requested by the State include, but are not limited to the following:

The right of the State to prosecute the defendant and/or the right of the defendant to a fair trial;

The need for law enforcement to maintain the integrity of an ongoing investigation;

The privacy rights of innocent third parties;

The protection of witnesses and other third parties; and

4. That confidentiality cannot be better served by any less restrictive means of redacting portions of the search warrant or its supporting documentation, other than the method as requested by the State; and
5. That the interest or interests specified above as based on the facts contained in Exhibit A require the search warrant to be sealed for a minimum of 90 days, unless an extension is granted after subsequent application; and

6. That the sealing of the search warrant in order to preserve the interest or interests specified herein and in order to be effective must necessarily include the sealing of the protected portions as requested by the State from the person or persons to be searched or in control of the premises, vehicle or property to be searched, since to disclose the protected contents or provide a copy of the same would contravene the intentions of this order; and
7. That it is clear in advance that the revelation of the search warrant inventory will compromise an ongoing investigation, and confidentiality of said inventory is required in order to fulfill the intentions of this order.

BASED ON THESE FINDINGS OF FACT, THE COURT CONCLUDES AS A MATTER OF LAW:

1. That the Court has jurisdiction over the parties and the subject matter of this action; and
2. That the Court has inherent authority to enter this order; and
3. That there is no First Amendment right of the public to access search warrants (see *In re Investigation into Death of Cooper*, 200 N.C. App. 180 (2009)); and
4. That there is, however, a qualified right of access to search warrants pursuant to Article 1, Section 18 of the North Carolina Constitution (see *Cooper*, 200 N.C.App 180, citing *Virmani v. Presbyterian Health Services Corp.*, 350 N.C. 449 (1999)); and
5. That the qualified right of public access to warrants may be restricted by sealing warrants when doing so is “essential to preserve higher values and is narrowly tailored to serve that interest” (see *Cooper*, 683 S.E. 2d at 427, quoting *Baltimore Sun Company v. Goetz*, 886 F.2d 60, 65 (4<sup>th</sup> Cir. 1989)); and
6. That sealing the Search Warrant in this matter in the manner requested by the State is essential to preserve higher values, and the manner requested in the State’s Motion is narrowly tailored to serve that interest.

NOW THEREFORE BASED ON THESE FINDINGS OF FACT AND CONCLUSIONS OF LAW, THE COURT HEREBY ORDERS, ADJUDGES, AND DECREES:

1. That the Search Warrant herein be and is hereby sealed for a period of 90 days, unless an extension is granted subsequent to an application made by the State; and
2. That the following protections shall be in effect (choose one):
  - The entire Search Warrant shall be sealed (Search Warrant – usually AOC-CR-119, side One; Application for Search Warrant – usually AOC-CR-119, side two; and any and all attached supporting affidavits);


The application for the Search Warrant, including the deputy's attached supporting affidavit shall be sealed (Application for Search Warrant – usually AOC-CR-119, side two; and any and all attached supporting affidavits);

The deputy's supporting affidavit attached to the application for the Search Warrant shall be sealed; or

The redacted portions of the Search Warrant, Application for Search Warrant and attached supporting affidavits as indicated by the redacted version attached hereto shall be sealed.

3. That the affidavit attached to the State's Motion (Exhibit A) also be sealed and protected from dissemination in the same manner as provided for the other material; and
4. That the provisions of N.C.G.S. § 15A-252 be suspended during the period of time that these documents are sealed and that deputies be excused from having to disclose the contents of the protected portions from any person or persons affected by this search warrant; and
5. That the search warrant inventory also be sealed in advance of its completion.

This the 31 day of DECEMBER, 2025.

  
District Court Judge ABE HUDSON

STATE OF NORTH CAROLINA

File No.

HENDERSON County

In The General Court Of Justice
District Superior Court Division

IN THE MATTER OF: [Handwritten: LED]

INVENTORY OF ITEMS SEIZED PURSUANT TO SEARCH

G.S. 15A-223, -254, -257

Name

ADVENT HEALTH HENDERSONVILLE

[Handwritten: JAN -5 A 11: 29]

I, the undersigned officer, executed a search of: HENDERSON CO., C.S.C.

Person, Premises Or Vehicle Searched

RICHARD EVAN PEGG MEDICAL RECORDS

[Handwritten: BY [Signature]]

Date Of Search

12/31/2025

This search was made pursuant to

- [X] 1. a search warrant issued by: JUDGE ABE HUDSON
[ ] 2. consent to search given by:
[ ] 3. other legal justification for the search:

The following items were seized:

552 PAGES OF MEDICAL RECORDS
1 DISK OF MEDICAL IMAGES

Original - File

Copy - For Search by Warrant of a Person, to Person from Whom Items Taken

Copy - For Search by Warrant of Vehicle/Premises, to Owner or Person in Apparent Control; if No Such Person Present, Leave Copy Affixed Thereon

Copies - For Search by Consent, to Person Giving Consent and Owner of Vehicle/Premises Searched, if Known

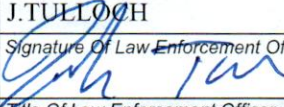

(Over)

Items Seized Continued:

1. I left a copy of this inventory with the person named below, who is:
- a. the owner of the premises searched.
  - b. the owner of the vehicle searched.
  - c. the person in apparent control of the premises searched.
  - d. the person in apparent control of the vehicle searched.
  - e. the person from whom the items were taken.
2. As no person was present, I left a copy of this inventory:
- a. in the premises searched, identified on the reverse.
  - b. in the vehicle searched, identified on the reverse.

Name And Address Of Person To Whom A Copy Of This Inventory Was Delivered, If Any  
ADVENT HOSPITAL MEDICAL RECORDS EMPLOYEE

The law enforcement agency identified below will hold the seized property subject to court order.

<b>SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME</b>		Name Of Law Enforcement Officer (type or print) J. TULLOCH
Date 11/5/25	Name (type or print) Dawn P Sullivan	Signature Of Law Enforcement Officer 
<input type="checkbox"/> Notary	Signature 	Title Of Law Enforcement Officer DETECTIVE
<b>SEAL</b>	Date My Commission Expires	Name And Address Of Agency HENDERSON COUNTY SHERIFFS OFFICE 100 NORTH GROVE STREET HENDERSONVILLE NC 28792
	County Where Notarized	
<input checked="" type="checkbox"/> Deputy CSC	<input type="checkbox"/> Assistant CSC	<input type="checkbox"/> Clerk Of Superior Court
	<input type="checkbox"/> Magistrate	

**ACKNOWLEDGMENT OF RECEIPT**

I, the undersigned, received a copy of this inventory.

Date	Signature Of Person Receiving Inventory
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