IN THE MUNICIPAL COURT OF PERRYSBURG, WOOD COUNTY, OHIO

STATE OF OHIO	*	CASE NO.
Plaintiff	*	JUDGMENT ENTRY OF VEHICLE IMMOBILIZATION,
Vs.	*	LICENSE PLATE IMPOUNDMENT, SEIZURE OR RELEASE
	*	
Defendant	*	

Defendant's motor vehicle described as a

VIN

, was seized at the time of arrest for:

operating a vehicle under FRA suspension [R.C. 4510.16];

operating a motor vehicle under OVI suspension [R.C. 4510.14];

operating a motor vehicle with a prohibited alcohol content, sobriety test refusal, and/or under the influence of alcohol/drugs of abuse as a second or more time offender within six years (R.C. 4511.19 *et seq.*); permitting a person with no legal right to drive operate his/her motor vehicle (R.C. 4511.203 or similar municipal ordinance by the arresting law enforcement agency).

The court determines that the defendant is the owner of subject motor vehicle; is not the owner of subject motor vehicle but the true owner is . The Clerk shall notify said person that vehicle has been seized and that may apply for its release at the initial appearance of defendant or at a later date but before final disposition of this case.

Upon motion of the owner of subject motor vehicle said vehicle is Ordered released by the arresting law enforcement agency but not the license plates as well as the license plates, on the condition that the owner make available to the court said motor vehicle and license plates on the date of final disposition when it is subject to further immobilization or criminal forfeiture if the defendant is convicted. The vehicle will be stored at . The vehicle shall not be sold or otherwise transferred.

Defendant has pleaded guilty or has been found guilty of above indicated offense and the motor vehicle seized from defendant is hereby Ordered immobilized and the license plates of said vehicle are impounded for days with credit for preconviction immobilization and impoundment. Subject vehicle shall be released from seizure and towed to the location where the vehicle shall be immobilized.

The vehicle and license plates were seized in error, and they are Ordered returned to the owner immediately.

The charge against defendant was amended by the State, and the seized vehicle and license plates are Ordered returned to the owner immediately.

The vehicle is released to the lien holder upon proof of security interest and balance due lien holder is more than 25% of the original balance on the retail installment contract.

Clerk to notify appropriate agency and/or party of this Order.

Date: _____

Revised 11/25/15