File No.			STATE OF NORTH CAROLINA											
SHOW CAUSE ORDER, FINDINGS AND JUDGMENT - FAILURE TO PAY FINE AND/OR COSTS, TO OBEY JURY SUMMONS, TO APPEAR PURSUANT TO CRIMINAL SUMMONS, OR FOR CONTEMPT				-			County	/ 🗌 Distri		e General erior Court				he Clerk
				To the Defendant/Contemnor Named To The Left: Upon motion of the moving party named herein or on its own motion, the Court finds probable cause to believe that you should be held in contempt of court or fined for your:										
STATE VERSUS/IN THE MATTER OF				- ∐ I.			And/Or Costs [G.S. 1							
Name And Address Of Defendant/Contemnor				Failure to pay the fine and/or costs as ordered in this case. The Court will conduct a hearing and decide whether you should be imprisoned for your failure to pay the fine and/or costs. The amount of the fine and/or costs that you were ordered to pay and the balance due as of the date of this Order are as follows:										
				Amount Of Fine And/Or Costs Ordered Paid Balance I \$ \$						Due As Of The Date Of This Order				
County Of Residence Telephone No.				II. Failure To Obey Jury Summons [G.S. 9-13] Failure to report for jury duty as directed pursuant to a jury summons issued on (date)										
Race	Sex	Date Of Birth	Age		III.Failure To Obey Other Order Of The Court [G.S. 5A-11; G.S. 5A-21] Failure to obey the order of the Court indicated below:									
Social Security	No.	Drivers License I	Vo. & State	-	Date Of Order		File Number	County			Name Of Offic	al Who	Entered Or	der
RETURN OF SERVICE I certify that this Order was received and served as follows: By personally serving the defendant/contemnor named above with a copy of this Order. Defendant/contemnor WAS NOT served for the following reason:				I	Failure to appea	ar before rt and an ssued	this Court as directed by swer to the offense(s) inc <i>File Number</i>	a criminal sum		nd duly serve		dering y	ou to app	
Date Received		Time Served A		- v .	V. Other Criminal Contempt [G.S. 5A-11; G.S. 15A-1344(e1)] Act of criminal contempt described below: (NOTE TO COURT: The grounds provided in G.S. 5A-11(a) are exclusive.)									
Signature Of O	fficer													
Department Or Agency														
County Of Department/Agency				You are ORDERED to appear before the Court as indicated below and show cause why you should not be punished for contempt or for failure to comply with the Court's order as described above. If you do not appear, the Court may issue an order for your arrest or may enter other sanctions against you in your absence.										
NOTE TO CLERK: An Order under No. <i>I</i> is filed in the original criminal/ infraction case. An Order under No. <i>II</i> is either a Miscellaneous or Registration file, based on its disposition; see Rule of Recordkeeping 16. An Order under No. <i>III</i> establishes a new CR/CRS case if prosecuted as criminal contempt, but it is filed in the existing case file if disposed as civil contempt. An Order under No. <i>IV</i> or <i>V</i> establishes a new CR/CRS case in the court in which filed.			Location Of Court Date Order Issued Name Of Issuing Official (type or print)					rt Date nature Of Issuin		t Time	AM	PM		
			Superior Court Judge District Court Judge Magistrate Clerk				Clerk Of Sup	Of Superior Court Assistant CSC Deputy CSC						
AOC-CR-2	19 Rev 1/23						 (Over)							

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Attorney For State/Moving Party					FINDINGS					
Attorney For Defendant/Contemnor			The defendant/contemnor having appeared not appeared before the Court, the Court makes the following findings: Contempt. G.S. Chapter 5A. (NOTE: <i>The Court may not find both civil and criminal contempt for the same conduct. G.S. 5A-12(d), 5A-21(c),</i> <i>and 5A-23(g).)</i> that the defendant/contemnor is not in criminal or civil contempt.							
Def. Not Indigent Waived Appointed Retained			that the defendant/conternions not in climinal of civil contempt. that the defendant/contemnor is in criminal civil contempt of court, based on the Court's findings of fact beyond a reasonable doubt and conclusions of law herein: (attach additional pages if necessary)							
APPEAL ENTRIES - CRIMINAL CONTEMPT										
inferior to a Superior Co On appeal from crimina hearing "within a reason contemnor may not be See G.S. 5A-17(b) for co The defendant/c	f finding of contempt was made by a purt Judge, the appeal is to Superior I contempt imposing confinement, ti nable time period" after confinement confined more than 24 hours withou officials who may conduct the hearin ontemnor gives notice of appe District Court to the Superior C	Court. G.S. 5A-17. here must be a bail t is imposed. The it a bail hearing. g. eal from the								
					JUDGMENT					
The defendant/c	ontemnor gives notice of appe	al from the	 Dismissal. All proceedings pursuant to this Show Cause Order are dismissed. Criminal Contempt. G.S. 5A-12. It is ORDERED that the defendant: (check all that apply) NOTE TO COURT: If suspending a sentence for contempt, impose judgment on form AOC-CR-604. 1. is hereby censured for contempt. 2. shall pay a fine of \$(max \$500.00). 3. shall pay the costs of court. 4. be imprisoned for a term ofdays in the custody of theSheriffOther: The defendant shall be given credit fordays' pretrial confinement. Work release is recommended. This sentence shall run at the expiration of the sentence imposed in file number Civil Contempt. G.S. 5A-21. It is ORDERED that the contemnor be imprisoned in the custody of the Sheriff until the contemnor purges himself/herself of the contempt by: (describe conduct to purge) The Sheriff shall release the contemnor from custody unconditionally upon finding pursuant to G.S. 5A-22 that the contemnor has satisfied the purge condition(s) above or upon notice from a judicial official of such satisfaction. Rehearing Date. If the contempt is not sooner released, the Sheriff is hereby ORDERED to produce him/her before this Court at the time, date, and location below for a <i>de novo</i> hearing on the issue of contempt. NOTE TO COURT: A person committed for civil contempt for nonpayment of a monetary obligation other than child support may not be imprisoned more than 90 days at one time. Recommitment is allowed only after a <i>de novo</i> hearing for contempt. G.S. 5A-21(b2). 							
judgment of the Appellate entries	Superior Court to the Appellate and any conditions of post-co form AOC-CR-350.	e Division.	Location Of Court	v Summons GS 9-13 Th	e juror is ordered to pay a fine	Court Date	Court Time AM PM			
Date	Name Of Presiding Judge (type o	r print)	 Failure To Obey Jury Summons. G.S. 9-13. The juror is ordered to pay a fine of \$ (not to exceed \$50.00). If the fine is not paid by (date), the Clerk shall docket a civil judgment for that amount and issue an execution against the juror's estate. Failure To Pay Fine And/Or Costs. G.S. 15A-1364. The Court hereby orders that: NOTE TO COURT: To activate a suspended sentence imposed at the time of conviction, use form AOC-CR-343, AOC-CR-607, or AOC-CR-608. 							
Signature Of Presiding Judge			Hore defendant be imprisoned for days (not to exceed 30) in the custody of the Sheriff N.C. DAC. The Court finds that the defendant is is not suitable for placement in a county satellite jail/work release unit. the defendant's fine and cost obligations are modified as follows:							
CERTIFICATION			upon receipt of notice from a judicial official that the defendant has paid or satisfied the remaining obligation for the fine and costs,							
I certify that this Judgment and attachment(s) marked below is a true and complete copy of the original which is on file in this case.			The custodian designated above shall release the defendant from custody. The Clerk shall docket the fine of \$ and costs of \$ against the defendant as a civil judgment, G.S. 15A-1365. but pursuant to the defendant's election to serve a sentence of imprisonment for the default, no execution may issue thereon.							
Date Date Certified Copies Delivered To Sheriff			-		ORDER OF COMMITMI					
	Signature Of Clerk	o onenn	It is ordered that the Clerk deliver two certified copies of this Judgment and Commitment to the Sheriff or other qualified officer and that the officer cause the defendant/contemnor to be delivered with these copies to the custody of the agency named above to serve the sentence imposed or until the defendant/contemnor shall have complied with the conditions for his/her release.							
SEAL			Sentence imposed of		ATURE OF JUDICIAL (
Deputy CSC	Assistant CSC Clerk C	Df Superior Court	Date	Name Of Presiding Judicial Of		Signature Of Presiding	Judicial Official			