STATE	OF N	ORTH CA	ROL	INA					File I	Vo.							
NOTE: IUse A	AOC-CR-310	County for DWI offense(s).	.1			Se	at of Court				The Gene						
					District Superior Court Division												
Name Of Defend	dant	STATE VEI	K3U3				PUNISHMENT: COMMUNITY INTERMEDIATE										
		-					(STRUCTURED SENTENCING)										
Race		Sex		Date Of Bi	rth		(For Offenses Committed Dec. 1, 2011 - Nov. 30, 2016) G.S. 15A-1341, -1342, - 1343, -1343.2, -1344										
Attorney For State							Retained										
The defendar File No.(s)							ant to <i>Alford</i> )	<u> </u>	_ of no conte Offense Dat		trial by G.S.		trial by	/ jury, o	f *Pun. CL.		
									phone put		0.01						
*NOTE: Enter	nunishment	class if different from	m underlvir	na offense d	lass (nuni	ishmente	lass represent	te a	status or enha		ent)						
	1. has dete	ermined, pursuan	it to G.S. '	15A-1340.	14, the p	orior reco	ord points of	the	defendant to	o be _		PRIOR RECOF			V		
	the trier	r record level poi of fact beyond a	reasonab	le doubt o	r the defe	endánťs	admission t			of this	s issue by	LEVEL			VI		
		o prior record lev 1 or 2 MUST be cho		g because	none is r	required											
```		findings because	,	on term im	posed is	within th	ne presumpti	ive I	range of sen	itence	es authorize	ed under (	G.S. 15A-	1340.1	7(c).		
		nination of aggra	0		0										. ,		
		gs of Extraordina nt has provided s	, ,														
5. adjudo	ges the defe	endant to be <i>(che</i>	ck onlv one	e) 🗌 a ha	abitual fel	lon to be	sentenced f	four	r classes hia	her th	nan the prin	cipal felor	יא <i>(no higl</i>	ner than	Class C).		
		aking and enterin nt pursuant to:								100	50B / 1 /	lomostio vir					
G.	S. 14-50.22	(gang misdemea	anor).	Other:									Thi	s findin	g is		
		ermination of this												u u a la a ti			
		esignated offens tached AOC-CR	. ,	•										•	on		
Side 1	wo.								_					,			
		aptioned offense nd) and therefore								exua ched		of a minor		ide Two	h		
9. finds t	hat a	motor vehicle	comm	ercial mot	or vehicle	e was	used in the	con	nmission of	the of	fense and t	that it shal	ll be repo	rted to	DMV.		
		ense involving as			ng a thre	eat, or ar	n act defined	l in (	G.S. 50B-1(a	a), an	d the defer	idant had	a person	al relati	onship		
		S. 50B-1(b) with t esignated offens			al street	dand ac	tivitv. G.S. 1	4-50	0.25.								
12. <u>did</u> no	t grant a co	nditional dischar	ge under	G.S. 90-96	6(a) beca	ause (che	eck all that app	oly)	the def								
		itted on or after De charge for factor				s, with t	he agreemer	nt of	f the District	Attor	ney, that th	e offendei	r is inapp	ropriate	for a		
		endant used or di				mitting t	he felony. G	.S.	15A-1382.2.								
		s an offense invo \-1382.1(a1).	lving child	l abuse or	an offens	se invol	ving assault	or a	any of the ac	ts as	defined in (	G.S. 50B-	1(a) com	nitted a	igainst		
The Court, ha	ving consid	ered evidence, a			el and sta	atement	of defendant	t, O	orders that th	e abc	ove offense	s, if more	than one	, be			
consolidated for a minimun		it and the defend month			maximun	n term c	of	n	nonths in the	e cust	ody of the I	NC DAC.					
		in at the expiration	on of sente												_ <u>:</u>		
The defendar toward the		iven credit for e imposed above	ə. 🗌 im				nt prior to the becial probati							to be a	pplied		
							OF SENTI										
		set out below, th	ne executi	on of this	sentence	e is susp	ended and th	he c	defendant is	place	ed on	supervise	ed 🗌 u	nsuper	vised		
probation for	ourt finds th	_ months. nat a             longei	r 🗌 sh	orter pe	riod of p	robation	is necessary	v th	an that whic	h is si	pecified in	G S 15A-	1343 2(d	)			
		nat it is NOT appr			•						•		· · ·	*	ne		
		.S. 15A-1343.2(e bation shall begir					15A-1343.2 d from incare				unishment. expiration of	the conte	noo in t	ho ooo	e below.		
File N		Dation Shall Degli	Offense		County		u nom mean	Cera		Cou	•	the sente		Date	e below.		
4. The d	efendant sh	all comply with th	he condition	ons set for	rth in file	number											
5. The d	efendant sh	all provide a DN	A sample						. ,	_							
The defendar	t shall pav	to the Clerk of Su	uperior Co				CONDITIC " shown belo			batior	n supervisio	on fee if pl	aced on s	supervis	sed		
		nt to a schedule										, P.		1			
Costs	Fine	Restitution*		ey's Fees	Comm S	Serv Fee			SBM Fee		Appt Fee/M	isc	Total Amo	ount Due			
\$ *See attached	\$ d "Restitutio	n Worksheet, No	\$ otice And (	Order (Init	⊅ ial Sente	ncina)"	\$ AOC-CR-611	1. w	\$ /hich is incor	porat	\$ ed bv refer	ence.	\$				
The Court	finds just c	ause to waive co	sts, as or	dered on t	he attach	ned	AOC-CR-6	618.	Other	:	-						
∣ ∐ Upon payı	ment of the	"Total Amount D	ue," the p	robation o	fficer ma ite unmarke	y transfe d squares	er the defend is to be disregar	dant ded a	t to unsuper\ as surplusage.	vised	probation.						
	30 Rov 1/	23 © 2023 ∆dmi	nistrativo	Office of t	he Court	e (Ov	er) -		-								

REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)
NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm,
explosive device, or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or vocational training, that will
equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court.
If the defendant is on supervised probation, the defendant shall also: (5) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts
unknown to the supervising probation officer. (6) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer.
(7) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times and patient the officer of any change in address or employment. (8) Notify the
times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (8) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (9) Submit at reasonable times to warrantless searches by a probation officer of the defendant's
person and of the defendant's vehicle and premises while the defendant is present, for purposes directly related to the probation supervision, but the defendant may not be
required to submit to any other search that would otherwise be unlawful. (10) Submit to warrantless searches by a law enforcement officer of the defendant's person and of the
defendant's vehicle, upon a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon
listed in G.S. 14-269 without written permission of the court. (11) Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the
defendant by a licensed physician and is in the original container with the prescription number affixed on it, not knowingly associate with any known or previously convicted users,
possessors, or sellers of any such illegal drugs or controlled substances; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances
are sold, kept, or used. (12) Supply a breath, urine, or blood specimen for analysis of the possible presence of prohibited drugs or alcohol when instructed by the defendant's
probation officer for purposes directly related to the probation supervision. If the results of the analysis are positive, the probationer may be required to reimburse the Division of
Community Supervision and Reentry of the Department of Adult Correction for the actual costs of drug or alcohol screening and testing.
13. The Court finds that the defendant is responsible for acts of domestic violence and therefore makes the additional findings and orders on the
attached AOC-CR-603C, Page Two, Side Two.
SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1)
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:
14. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate
a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later.
15. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation.
16. Complete hours of community service during the first days of the period of probation, as directed by the judicial services
coordinator. The fee prescribed by G.S. 143B-1483 is not due because it is assessed in a case adjudicated during the same term of court.
to be paid pursuant to the schedule set out under Monetary Conditions on the reverse. within days of this Judgment
and before beginning service.
17. Report for initial evaluation by
participate in all further evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all
other therapeutic requirements of those programs until discharged.
18. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with
"Contact" includes any defendant-initiated contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, e-mail,
pager, gift-giving, telefacsimile machine or through any other person, except
19. (for offenses committed on or after December 1, 2012) Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of
days, months, the Court having found that a substance abuse assessment has identified defendant's alcohol dependency or
chronic abuse.
20. Other:
21. Comply with the Special Conditions Of Probation which are set forth on AOC-CR-603C, Page Two.
ORDER OF COMMITMENT/APPEAL ENTRIES
1. 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 to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or
until the defendant shall have complied with the conditions of release pending appeal.
2. The defendant gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of
2. The detendant gives notice of appear from the judgment of the trial court to the Appearate Division. Appear entries and any conditions of post-conviction release are set forth on form AOC-CR-350.
SIGNATURE OF JUDGE
Date         Name Of Presiding Judge (type or print)         Signature Of Presiding Judge
CERTIFICATION
I certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case.
1. Appellate Entries (AOC-CR-350)       6. Judicial Findings As To Required DNA Sample (AOC-CR-319)
2. Judgment Suspending Sentence (AOC-CR-603C, Page Two) 7. Judicial Findings And Order For Sex Offenders - Suspended
(additional conditions of probation) Sentence (AOC-CR-615, Side Two)
3. Felony Judgment Findings Of Aggravating And Mitigating Factors 8. Convicted Sex Offender Permanent No Contact Order (AOC-CR-620)
(AOC-CR-605) 9. Additional File No.(s) And Offense(s) (AOC-CR-626)
4. Extraordinary Mitigation Findings (AOC-CR-606)
5. Restitution Worksheet, Notice And Order (Initial Sentencing)
(AOC-CR-611)
Date     Date Certified Copies Delivered To Sheriff     Signature Of Clerk     Deputy CSC     Asst. CSC

Material opposite unmarked squares is to be AOC-CR-603C, Side Two, Rev. 1/23, © 2023 Administrative Office of the Courts

STATE VERSUS										File N	File No.						
Name Of Defendant																	
NOTE	<ul> <li>NOTE: Use this page with AOC-CR-603C, "Judgment Suspending Sentence - Felony"; AOC-CR-604C, "Judgment Suspending Sentence - Misdemeanor"; AOC-CR-619C, "Conditional Discharge Under G.S. 90-96(a)"; AOC-CR-621C, "Conditional Discharge Under G.S. 14-50.29"; AOC-CR-627C, "Conditional Discharge Under G.S. 90-96(a1)"; AOC-CR-628C, "Conditional Discharge Under G.S. 14-204(b)"; AOC-CR-632C, "Conditional Discharge Under G.S. 15A-1341(a4)"; or AOC-CR-633C, "Conditional Discharge Under G.S. 15A-1341(a5)"; for offenses committed from Dec. 1, 2011, through Nov. 30, 2016.</li> </ul>																
	COMMUNITY AND INTERMEDIATE PROBATION CONDITIONS - G.S. 15A-1343(a1)																
In addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the above case(s), the defendant shall also comply with the following conditions of probation, which may be imposed for any community or intermediate punishment.          1.       Submit to house arrest with electronic monitoring, remain at the defendant's residence for a period of days, months, abide by all rules, regulations, and directions of the probation officer regarding such monitoring, and pay the fees prescribed in G.S. 15A-1343(c) as provided under Monetary Conditions. The defendant may leave the residence for the following purpose(s) and as otherwise permitted by the probation officer: employment counseling a course of study vocational training.         Other:																	
	2. Complete hours of community service during the first days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-1483 is not due because it is assessed in a case adjudicated during the same term of court to be paid pursuant to the schedule set out under Monetary Conditions in the "Judgment Suspending Sentence." within days of this Judgment and before beginning service. Other:																
3.	Submit to the foll local confinement for <b>NOTE:</b> Periods of than three separate	acility). confinem	and ant impos	pay sed h	jail fees. Th ere must be	ne defendant shal for two-day or three	l report i - <i>day cons</i>	n a sobei <i>ecutive pe</i>	r con riods	, only, for no		in a single	e month,		(other no more		
	Date	Hour	□ AM □ PM	for	□ 2 days □ 3 days	Date	Hour	□ AM □ PM	for	□ 2 days □ 3 days	Date	Hour	□ AM □ PM	for	□ 2 days □ 3 days		
	Date	Hour		for	$\Box 2  days$	Date	Hour		for	□ 2 days □ 3 days	Date	Hour	□ AM □ PM	6	☐ 2 days ☐ 3 days		
	Date	Hour		for	☐ 2 days ☐ 2 days ☐ 3 days	Date	Hour		for	□ 2 days □ 2 days □ 3 days	Date	Hour		for	□2 days		
4.	Obtain a substan	l ice abus	1=	smei		ng, or treatment a	s follows	1-							□ 3 days		
6.	chronic abuse. Participate in an	days, educatio	mont on a state of the second	ths, t ocati	the Court ha	aving found that a levelopment prog	i substar Iram as f	ollows:	e ass	sessment h	continuous alcoho as identified defei						
7.	Submit to satellite	e-based	monitor	ing, i													
INTERMEDIATE PUNISHMENTS         In addition to complying with the regular and any special, community, or intermediate conditions of probation set forth in the "Judgment Suspending Sentence" or herein for the above case(s), the defendant shall also comply with the following intermediate punishment(s) under G.S. 15A-1340.11(6).         1. Special Probation - G.S. 15A-1351         For the defendant's active sentence as a condition of special probation, the defendant shall comply with these additional regular conditions of probation:         (1) Obey the rules and regulations of the Division of Firosons of the Department of Adult Correction and, if applicable, the Division of Juvenile Justice of the Department of Public Safety, governing the conduct of inmates while imprisoned. (2) Report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment.         A. Serve an active term of																	
						CONDITIONS					· · /						
(1) If re require judgme	ct to intermediate pu quired by the defend d by G.S. 143B-1483 ent for an offense adj permission to leave	lant's pro 3, but no t udicated by the co	bation off fee shall t in the san ourt or the	icer, j pe du ne te defei	perform comr le if the Court rm of court. ( ndant's proba	nunity service unde imposed communit (2) Not use, posses	r the supe ty service s, or contr ticipate in	rvision of as a speci ol alcohol. any evalu	the D al co (3) l ation	Division of Co ndition of pro Remain withi , counseling,	mmunity Supervisio bation and assesse n the defendant's co	n and Ree d the fee i ounty of re	entry, and in this jud sidence u	l pay tl Igmeni unless	ne fee t or any granted		

Γ

## MANDATORY SPECIAL CONDITIONS FOR SEX OFFENDERS AND PERSONS CONVICTED OF OFFENSES INVOLVING PHYSICAL, MENTAL, OR SEXUAL ABUSE OF A MINOR - G.S. 15A-1343(b2)

<b>NOTE:</b> The following are not defined as intermediate punishments under G.S. 15A-1340.11(6).	
NOTE: Select only one of the three sets of conditions below.  1. Special Conditions For Reportable Convictions - G.S. 15A-1343(b2)	
NOTE: Impose only for a reportable conviction under G.S. 14-208.6.	
The defendant has been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) and must	
a. Register as a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-615, Side Two.	
b. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other	
rehabilitative treatment as ordered by the court. c. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.	
d. (if the Court finds physical, mental, or sexual abuse of a minor) Not reside in a household with	
(1) (for sexual abuse) any minor child.	
(2) (for physical or mental abuse) any minor child other than the child(ren) named below, for whom the court expressly finds that it i	is
unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named	
below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same	
household):	·
e. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is	
present, for the following purposes which are reasonably related to the defendant's probation supervision:	
f. Other:	
2. Special Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2)	
<b>NOTE:</b> Impose if offense involved sexual abuse of a minor but is <b>not</b> a reportable conviction. The defendant has been convicted of an offense involving the sexual abuse of a minor and must	
a. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other	
rehabilitative treatment as ordered by the court.	
b. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.	
c. Not reside in a household with any minor child. (G.S. 15A-1343(b2)(4))	
d. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and	
premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is	
present, for the following purposes which are reasonably related to the defendant's probation supervision: 🗌 child pornography	
e. Other:	<u> </u>
<ul> <li>3. Special Conditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-1343(b2) NOTE: Impose if offense involved physical or mental abuse of a minor but is not a reportable conviction and did not involve sexual abuse. The defendant has been convicted of an offense involving the physical or mental abuse of a minor and must         <ul> <li>Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.</li> <li>Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.</li> <li>Not reside in a household with</li></ul></li></ul>	
ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE	
1. Pursuant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that:	
a. there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:	
(1) (for supervised probation) attend and complete (check one) (program name)	
a program to be identified by the probation officer, and abide by the program's rules. The probation officer shall send a copy o	
this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any	
of its rules. $\Box$ (2) (for a second	
<ul> <li>(2) (for unsupervised probation) attend and complete (check one)</li> <li>(program name)</li> <li>(program name)</li> <li>(a program chosen by the defendant, who shall notify the program and the district attorney of that choice within ten (10) days</li> </ul>	-
of the entry of this judgment, and abide by the program's rules. The district attorney shall send a copy of this judgment to the	
program, which shall notify the district attorney if the defendant fails to participate or is discharged for failure to comply with the	е
program or its rules.	
b. there is no approved abuser treatment program reasonably available.	
defendant to complete an abuser treatment program because	_·
2. As additional Special Conditions of Probation, the defendant shall:	0
a. not come within feet of at any time at any time b. comply fully with any G.S. Chapter 50B Domestic Violence Protective Order in effect.	3.
The above conditions are incorporated in the "Judgment Suspending Sentence" in the above case(s) and made a part thereof.	
Date     Name Of Presiding Judge (type or print)     Signature Of Presiding Judge	

## STATE OF NORTH CAROLINA

Name Of Defendant

File No.

District

\_ County

STATE VERSUS

## ADDITIONAL FILE NO.(S) AND OFFENSE(S)

In The General Court Of Justice

Superior Court Division

		of the related forms, for any date(s) of offense o				•	*D.
ile No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M	CL.	*PL Ci

**\*NOTE:** Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

		ADDITIONAL	FILE NO.(S) AND OI	FFENSE(S)					
File No.(s)	Off.	Offense Descrip	tion	Offense Date	S. No.	F/M	CL.	*Pun. CL.	

**\*NOTE:** Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).