STATE O		County _			;	Seat of Cou	ırt			In T	ho Ca	nerel	Carret	Of 1	otica	
NOTE: [Use AOC-0	CR-310 f	or DWI offense(s).	1		_					ın ı Distr			Court perior (
		STATE VE	RSUS			☐ District ☐ Superior Court Division JUDGMENT SUSPENDING SENTENCE - FELONY										
Name Of Defendant						PUNISHMENT: COMMUNITY INTERMEDIATE										
Race Sex Date Of Birth								(STRUCTURED SENTENCING) (For Offenses Committed Dec. 1, 2016 - Nov. 30, 2023)								
						`							-1342, -	1343,	-1343.	2, -1346
Attorney For State			U No	f. Found t Indigent									Appoint Retains	ed	rt Rptr I	
The defendant wa	s found	guilty/responsib		se Desc		suant to <i>Alf</i>	ora) (<u> </u>	no conte			by judg S. No.	je	trial by	CL.	⊅î *Pun. CL
1 110 1101(0)	J														02.	
The Court (NOTE: 1. makes no vice and the state and that the all (offenses to and that sissue b. [inds the all (offenses company and that sissue b. [inds the all (offenses company and that sissue b. [inds the all (offenses company and that the couplet and the couplet a	s determiny prior er of facakes no Block 1 of Written f Determing entence e-95(h)(t) the defendant breauth of the determination of the	nined, pursuant to record level point a reaso prior record level point of the prior record level or 2 MUST be chefindings because inination of aggra as of Extraordina under Gan, pursuant to indant to be (cheking and enterinat pursuant to: (gang misdemearmination of this esignated offensed AOC-CR-603 and therefore motor vehicle ense involving as 50B-1(b) with ti	o G.S. 15A-1. under G.S. nable doubt inable doubt I finding becarbon from the property of the	340.14, the deause non term imprintigating in set fort (5), purs on the ablance of the deause non term imprintigating in set fort (5), purs on the ablance of the deause non the ablance of the deause	the prior record 0.14(b)(7) is basefendant's admine is required. Dosed is withing factors on the hon the attactuant to its find ttached bitual felon to be sentenced (drugs). Fact beyond a conviction und Two, and male all that apply I conditions of or vehicle with a conviction und the converse of the offense woor organizer all the offense woor organizer all the offense activity. G.S. 16(a) because (corney, that the hile committing the service of the committing of the condition of the committing of the condition of the committing of the condition of the committen of the condition of the conditi	points of the sed on the ission to this at the presume attached hed AOC-CR-6 be sentended as a Class G.S. 14-3(In reasonabler G.S. 14-3(In reasona	mptiv AOC CR-60 c defect 18. ed fc c defect 18. ed fc c defect 18. ed fc c) (har ed a a fc c c) (har ed a fc c c c) (har ed a fc c) (h	re range C-CR-606. re ran	to be	er that G.S. dant's example of the offer that all garn. This modern and the offer that all garn. This modern and the offer that all garn.	s author substant an the p 50B-4.1 s admis ses the s on the abus AOC-CF ense an the definding minal st t refuse hal disch	ized untial assimination in control in contr	felony stic violer conditions. Page 1 t shall b had a perined in ad on the ng activit nsent.	(no high nce). This ons of c-CR-6	er than s findin probati 15, Sid de Two ted to al relati mination	7(c). Class C) g is ion set e Two. DMV. ionship 16A(2) on of
The Court, having consolidated for ju	dgment	and the defend	ant be impri	soned			dant,							an one,	be	
for a minimum terr This sentence		month n at the expiration			maximum term sed in file num			_ mont	hs in the	custo	dy of th	e NC D	AC.			
The defendant sha	all be giv	ven credit for	d	ays spe	nt in confinem	ent prior to								arge(s)	to be a	applied
toward the s	entence	imposed above	e. impr		nt required for				forth on A	OC-C	CR-603I	D, Page	Two.			
Subject to the con	ditions	set out helow th	e execution		SPENSION sentence is su				ndant is n	lacer	l on	eline	ervised		nsuper	vised
probation for	finds that finds that Ints in G. I of prob	months. at a longer at it is NOT appr S. 15A-1343.2(pation shall begin	short copriate to dependent of the second of	er per elegate unity pu the defe	riod of probation to the Division nishment or Gendant is released County	on is neces of Commu i.S. 15A-13 used from in	sary nity \$	than tl Super\ (f) for i	nat which vision and nte <u>rm</u> edia	is sp I Ree ate pu	ecified intry the inishme	n G.S. author	15A-13	43.2(d) pose a	ny of t	
		all comply with thall provide a DN/					CR-?	319 re/	quired)							
c. The determ	-GIIC 3110	provide a DIV	. carripio pu		ONETARY											
The defendant sha probation above, p					otal Amount D the probation								e if place	ed on s	upervi	sed
Costs Fine		Restitution*	Attorney's		Comm Serv F	\$		\$		1	-		\$	otal Amo	ount Due	<u></u> . е
*See attached "Re									is incorp	orate	d by ref	erence				
		iuse to waive co Total Amount D				AOC-C				sed p	robatio	n.				
AOC-CR-603D, I	Rev. 12/	Total Amount D /23, © 2023 Adm	_{Mate} ninistrative C	erial opposi Office of	te unmarked squai the Courts	res is to be disi Over)	egarde	ed as su	rplusage.	•						

			R	EGULAR	COND	ITIONS OF	PROBA	TION -	G.S. 15A-13	43(b)			
explosive equip the taking of of the defer unknown times, and the probat defendant not be received in Gefendant possesson are sold, probation Communiproceedin	device, or off defendant for digitized photo- condition of the supervitor of the sup	her dear suitable ographs supervisising proby the Conable in the defed of the mit to array, upon a cithout w do physic of any se. (13) Surposes on and R to custo	ment may be edly weapon list e employment s, including phose to be at long to be at long to the first terms of the first terms	ed in G.S. 14-2, and abide by stographs of the he defendant so (7) Remain will obtain or retain whicle and prementat would oth uspicion that the original controlled urine, or blood to the probatio pepartment of Ahis State for fail	ant to G.S. 269. (3) Re all rules of e defendant hall also: the office ain prior a satisfacton ises while erwise be the defendant (12) Not ainer with substanc specimer n supervis dult Corre ling to cor	emain gainfully are the institution. (4 nt's face, scars, n (6) Not abscond, risdiction of the Cer at reasonable to pproval from the ry employment. (1 the defendant is unlawful. (11) Suant is engaged in use, possess, or the prescription res; and not known for analysis of the sction for the actumply with the control of the institution of the actumply with the control of the institution.	defendant slad suitably et a s	nall: (1) C employed ild suppor attoos, to voiding si granted w aces and nd notify! at reasonar purpose: antless s ivity or is illegal dru ed on it; r sent at or presence ysis are p	ommit no criminal of or faithfully pursue in the included in the experision or by will written permission to in a reasonable mathe officer of, any cable times to warrans directly related to earches by a law en in possession of a gor controlled submot knowingly assort frequent any place of prohibited drugs ositive, the probatic cohol screening and	offense in an a course of tions, as recidefendant's lifully makin to leave by the anner, permithange in adnitless search the probation of the	study or vocativired by the C records. If the defendance Court or the litthe officer to dress or employers or supervision, officer of the dolosive device, as it has been by known or promited to the little of the least of the little of the	onal training, purt. (5) Subm t's whereabou probation officivisit at reason; yment. (9) No tion officer of but the defendent's per or other deadly prescribed for eviously convider controlled sid by the defendents the Dihts relating to	that will it to the ts cer. able tify the dant may son and of y weapon the cted users, ubstances dant's ivision of extradition
			603D, Page	Two, Side Tw	/0.								
16. S a 17. S 18. C a 19. R p 0 20. N "(p	surrender the motor vehicle coessfully complete oordinator. to be paice and before be deport for initiarticipate in their therape lot assault, a Contact" incager, gift-githstain from bound that a second of the contact of the contac	e defer cle for pass t The fed deginninitial eva a all furi eutic re threate cludes a ving, to a alcoho	omply with the dant's drive a period of _ he General E _ hours of e prescribed pursuant to a service. The evaluation by _ ther evaluation by _ ther evaluation has been, harass, beany defendant belefacsimile roll consumption.	et following size license to the schedule on, counseling of those progressional formation or the initiated conachine or the submit on and submit results.	pecial co he Clerk or u velopmee ervice du 3-1483 is set out g, treatm rams unt on the pr ntact, dir rough an t to conti	nditions which of Superior Countil relicensed in Test (G.E.D. uring the first not due under Monetary ent, or education discharged. The section indirect, by other person nuous alcoholicentic of Superior Counties and the section indirect, by other person nuous alcoholicents.	the Court furt for transby the Divide the Di	finds are asmittal/r ision of Ne first days of is assess on the assess on the first or have a ans, incl	e reasonably related notification to the Motor Vehicles, was monthed the period of prosed in a case and reverse. We have contact with a luding, but not lineariod of the period of the p	ted to the of Division of Vhichever in sof the probation, as ljudicated within	f Motor Vehics later. eriod of probes directed by during the sa days	cles and not ation. the judicial some term of confithing some term of comply wand complex wand comp	ervices court. Iment vith all t, e-mail,
23. C	omply with	the Sp	ecial Conditi	ons Of Proba	tion whic	h are set forth	on AOC-C	R-603D,	, Page Two.				
				ORI	DER O	F COMMITM	IENT/AF	PPEAL	ENTRIES				
o u 2. T	fficer cause ntil the defe he defenda	the de endant int give	efendant to b shall have co s notice of a	e delivered womplied with t	ith these he condi e judgme	copies to the c tions of release ent of the trial c	ustody of pending a	the ager appeal.	tment to the shern ncy named on the te Division. Appe	e reverse t	o serve the s	entence imp	
						SIGNATUR	E OF JU						
Date		,	Name Of Presi	ding Judge (typ	pe or print,				re Of Presiding Jud	lge 			
							ICATIO						
1. A 2. J (a 3. F (/ 4. E 5. R	appellate En udgment Su additional co felony Judgr AOC-CR-60 extraordinary Restitution W AOC-CR-61	utries (Auspend ondition ment F 05) y Mitiga Vorksho	AOC-CR-350 ling Sentence ns of probation indings Of A ation Finding eet, Notice A) e (AOC-CR-6	03D, Pag nd Mitiga 606) tial Sente	ge Two) ting Factors	6 7 8 9 10	Judicial I Judicial I Sentence Convicte	f the original whice Findings As To F Findings And Orde (AOC-CR-615, and Sex Offender I al File No.(s) And	Required D der For Se Side Two Permanen d Offense(NA Sample (x Offenders -) t No Contact	AOC-CR-31 Suspended Order (AOC 626)	

SEAL

Clerk Of Superior Court

			ST	ATE	VERSU	S				File N	lo.				
Name C	f Defendant														
NOTE	"Conditional Dis Discharge Und	, "Condit scharge er G.S. 1	ional Dis Under G 5A-134	chai .S. 9 (a4)	ge Under (0-96(a1)"; "; AOC-CR	G.S. 90-96(a)"; A AOC-CR-628D,	OC-CR-6 "Condition onal Disch	521D , "C nal Disc narge Ur	ondi harge ider (tional Disch e Under G.S G.S. 15A-13	narge Under G.S. S. 14-204(b)"; AO 341(a5)"; or AOC	14-50.29 C-CR-63	9"; AOC- 82D , "Co	CR-6	27D , onal
											- G.S. 15A-13				
case(s		shall also arrest wi s, and dir Condition	comply ith electrections	with onic of the lef <u>er</u>	the following monitoring probation	ng conditions of , remain at the d officer regarding eave the resider	probation efendant' g such mo	, which resident on itoring to following the second contraction of the	may l nce f , and	oe imposed or a period pay the fee	for any communi	ty or inte lays, [i.S. 15A-	rmediate month 1343(c)	e pun ns, al as pr	ishment. oide by all ovided
2.	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.		acility) confinem	and and ent impos	pay j ed he	ail fees. Th ere must be t	ne defendant sha for two-day or three	all report in e-day cons	n a sobe e <i>cutive pe</i>	er cor eriods	ndition to se , only, for no	erve the term(s) in more than six days the INTERMEDIATE	in a single	e month, a		(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	□ AM □ PM	for	☐ 2 days ☐ 3 days	Date	Hour	□ AM	for	☐2 days ☐3 days	Date	Hour	□ AM	for	☐2 days ☐3 days
	Date	Hour	□ AM	for	2 days	Date	Hour	□ AM	for	☐2 days ☐3 days	Date	Hour	□ AM	for	2 days
4.	Obtain a substan	ice abus	e assess	men	t, monitorir	ng, or treatment	as follows	s:							
_	Abstain from alco found that a subs Participate in an	stance al	ouse ass	essr	nent has id	entified defenda	nt's alcoh	ol deper			days, ic abuse.	mo	onths, th	e Co	urt having
7.	Submit to satellite	e-based	monitori	ng, if											
<u>Se</u> nte		the abov tion - G t's active s and reg blic Safe hours of	sentence ulations of ty, gover), the -13 e as a of the ning	any special e defendan 51 a condition of Division of	t shall also composed special probation. Prisons of the Dot of inmates while the action of the action of the action.	intermedically with the condition on the decension of the condition of the	ate condine following fendants to f Adult ed. (2) R f impriso	ditions ing in shall Corr eport onme	s of probati termediate comply with ection and, to a probat	punishment(s) ur these additional re if applicable, the Di ion officer in the St	nder G.S egular co vivision of	. 15A-13 inditions of Juvenile	40.1 of pro Just	1(6). obation: ice of the
	NC DA (NOTE: S) must be ser B. The defen	C. pecial proloved in the	Sheriff of bation may Division of	not of Juv	s County be served in enile Justice sober cond	Other: DAC for (i) a nonco of the Department lition to begin se	ontinuous p	eriod or (i afety.) ner term	ii) a m	isdemeanor.	For a defendant und	ler 18, any		spec	
	Day	Date			Hour	□ AM □ PM	custody	until:		Day	Date		Hour		□ AM □ PM
	consecutiv	ve weeks shall b <u>e</u>	s, and sh served a	all re t the	emain in cu direction c	stody during the	same ho fficer with	urs each nin	wee	k until com	me day of the wee pletion of the acti months is recommended	ve term o	ordered.		

2. Local Judicially Managed Accountability and Recovery Court - G.S. 15A-1340.11

Comply with the rules of the program adopted pursuant to Chapter 7A, Article 62, of the General Statutes, and report on a regular basis as directed to participate in court supervision and any screening, evaluation, and treatment ordered by the court.

Other:

INTERMEDIATE CONDITIONS OF PROBATION - G.S. 15A-1343(b4)

If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation. (1) If required by the defendant's probation officer, perform community service under the supervision of the Division of Community Supervision and Reentry, and pay the fee required by G.S. 143B-1483, but no fee shall be due if the Court imposed community service as a special condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the same term of court. (2) Not use, possess, or control alcohol. (3) Remain within the defendant's county of residence unless granted written permission to leave by the court or the defendant's probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed by the probation officer, keeping all appointments by abiding by the rules, regulations, and direction of each program.

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)

		intermediate punishments under G.S	. 15A-13	40.11(6).
NOTE: Select of	nly one of the three set	s of conditions below. Reportable Convictions - G.S	2 15 4	4242/h2\
		able conviction under G.S. 14-208.6.). ISA-	1343(02)
			convictio	on as defined in G.S. 14-208.6(4) and must
				uired on the attached AOC-CR-615, Side Two.
	•	•	complete	e a prescribed course of psychiatric, psychological, or other
	habilitative treatment as	in the presence of, or found in or on	the nrem	nises of the victim of the offense
		ental, or sexual abuse of a minor) Not resi		
	(1) (for sexual abuse) a			
				child(ren) named below, for whom the court expressly finds that it is
				cur and that it would be in the best interest of the child(ren) named ame minor child(ren) with whom the probationer may reside in the same
	household):	the same nousehold with the probati	Offici. (/va	ane minor child(ren) with whom the probationer may reside in the same
	ubmit at reasonable time			er of the defendant's person, of the defendant's vehicle and
				sm which may contain electronic data, while the defendant is
pr	esent, for the following	ourposes which are reasonably relate	a to the c	defendant's probation supervision:
f. O	ther:			·
•				
☐ 2 Specia	I Conditions For (Offenses Involving The Sevu	al Ahu	se Of A Minor - G.S. 15A-1343(b2)
		ed sexual abuse of a minor but is not		
		ed of an offense involving the sexual a		
			complete	e a prescribed course of psychiatric, psychological, or other
re	habilitative treatment as	ordered by the court. in the presence of, or found in or on	the prom	siese of the victim of the offense
		with any minor child. (G.S. 15A-1343		ilses of the victim of the offense.
				er of the defendant's person, of the defendant's vehicle and
				sm which may contain electronic data, while the defendant is
pr	esent, for the following	ourposes which are reasonably relate	d to the o	defendant's probation supervision: child pornography
e. O	ther:			·
				r Mental Abuse Of A Minor - G.S. 15A-1343(b2) not a reportable conviction and did not involve sexual abuse.
		ed of an offense involving the physical		
				e a prescribed course of psychiatric, psychological, or other
	habilitative treatment as			
	ot communicate with, be ot reside in a household	in the presence of, or found in or on with	the prem	nises of the victim of the offense.
C. 140	(1) any minor child.	With		
	(2) any minor child o			m the court expressly finds that it is unlikely that the defendant's
				best interest of the child(ren) named below to reside in the same
	household with th	e probationer. (Name minor child(ren) wi	ith whom t	the probationer may reside in the same household):
d. Si	ubmit at reasonable time	es to warrantless searches by a proba	ation offic	er of the defendant's person, of the defendant's vehicle and
pr	emises, and of the defe	ndant's computer or other electronic r	nechanis	sm which may contain electronic data, while the defendant is
pr	esent, for the following	ourposes which are reasonably relate	d to the o	defendant's probation supervision: child pornography
e. O	」 ther			
		ADDITIONAL CONDITIONS	-OD D	OMEGIC VIOLENCE
		ADDITIONAL CONDITIONS F		
		fendant is responsible for acts of dom		olence, the Court further finds that: nce Commission, reasonably available to the defendant, who shall:
		ation) attend and complete (check one)		rogram name)
_			and abide	e by the program's rules. The probation officer shall send a copy of
		to the program, which shall notify the	officer if	the defendant fails to participate or is discharged for violating any
Г	of its rules.	obation) attend and complete (check on	ne) [(program name)
L				ogram and the district attorney of that choice within ten (10) days
	of the entry o	this judgment, and abide by the prog	ram's rul	les. The district attorney shall send a copy of this judgment to the
	program, whi	ch shall notify the district attorney if the		lant fails to participate or is discharged for failure to comply with the
☐ h 4h	program or its		ailabla	c. it would not be in the best interests of justice to order the
		er treatment program reasonably ava abuser treatment program because	aliable.	U. o. it would not be in the best interests of justice to order the
		of Probation, the defendant shall:		·
a. no	ot come within	feet of		at any time.
		Chapter 50B Domestic Violence Prot		
Date		the Judgment Suspending Sentence ing Judge (type or print)	= III (IIE 8	above case(s) and made a part thereof. Signature Of Presiding Judge
		-33 (NP PN)		

STATE C	OF N	ORTH CAROLINA		File No.							
		County	In The General Court Of Justice District Superior Court Division ADDITIONAL FILE NO.(S) AND OFFENSE(S)								
		STATE VERSUS									
Name Of Defendan	nt										
condition	onal disc	in conjunction with all NCAOC judgment or probationa charge addressed in the court's order. There are no A, fense list from any of the related forms, for any date(s)	B, C, D, E, or	other variations of	es of conviction, deferred this form, so this page	d prosecuti can be use	on, or d to	•			
File No.(s)	Off.	Offense Description		Offense Date	G.S. No.	F/M	CL.	*Pun. CL.			

		ADDITIONAL F	ILE NO.(S) AND OF					
File No.(s)	Off.	Offense Description		Offense Date	G.S. No.	F/M	CL.	*Pun. CL.

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