| ST                                    | ATE O   | F N  | _   | CARC  | LINA  |  | <u> </u>   | eat Of Cou   | ırt              |                   | e No.<br>. Of Hearing                    |                             |                   |            |  |
|---------------------------------------|---|--|---|---|---|--|--|--|------------------|-------------------|--|-----------------------------|-------------------|------------|--|
| G.S. 1                                | Use this form or<br>5A-1344(d2), use<br>tion judgment is                | AOC-C  | mplete revoca<br>R-609. Enter a   | tion of probation separate revoc                          | ation judgment  | t for each sei                                     | nse to violatio<br>ntence activat                              | n under<br>ted, but one  | uit              |                   | In The Gene<br>☐ District ☐ S            | ral Court Of<br>Superior Co |                   |            |  |
| Name (                                | Of Defendant  |  | STATE   | VERSU   | S   |  |  |  |                  | CAT               | NT AND COMM<br>ION OF PROBA              | ATION - FEI                 |                   |            |  |
| Race Sex                              |   |  |   |   | Date Of Birth   |  |  | (STRUCTURED SENTENCING) (For Revocation Hearings On Or After Dec. 1, 2011) G.S. 15A-1344, 15A-1345 |                  |                   |  |                             |                   |            |  |
| Attorney For State                    |   |  |   |   | Def. Found Def. Waived Attorney                       |  |  | Attorney For Defendant At Revocation Hearing   |                  |                   | evocation Hearing                        | Appointed Retained          | Crt Rptr Initials |            |  |
| The d                                 | efendant wa   | s place                                      | ed on proba   | ation pursua  | nt to the fol   | llowing Ju   | ıdgment S  | uspending  | Sentenc          | e:                |  |                             |                   |            |  |
| Date O                                | f Judgment Su   | spendi                                       | ng Sentence   | Name Or   | Original Ser  | ntencing Ju  | ıdge   |  |                  | Name              | Of County Of Origin                      |                             |                   |            |  |
| County Of Origin Off. File No.(s) No. |   |  | C   | Offense Description                                       |   |  |  | Offense  | se Date G.S. No. |                   | F/N                                      | I CL.                       | *Pun.<br>CL.      |            |  |
| In the the pr                         | <b>E:</b> Enter punisoriginal Judior record pothe original .S. 50B-1(a) | gment<br>bints of<br>Judgn<br>, and t        | Suspendir<br>the defendance<br>nent Suspendant the def                    | ng Sentence<br>dant to be _<br>nding Sente<br>endant had  | , the Court<br>,<br>ence, the Co<br>a personal        | determine<br>as disclo<br>ourt found<br>relationsh | ed, pursuanced by the distribution that this value as defined. | ant to G.S.<br>e record.<br>was an offened by G.S  | 15A-134          | 0.14,<br>olving a | PRIOR<br>RECOR<br>ssault, communicat     | D LEVEL:                    | I III III         | / 🗌 VI     |  |
| 1.<br>2.<br>3.<br>4.                  | from the pre<br>from the min<br>based upon<br>based upon                | esumpt<br>nimum<br>a find<br>a find<br>enhar | tive range of<br>durations<br>ling of Extra<br>ling of subs<br>ncement pu | of minimum<br>based upon<br>aordinary Mi<br>tantial assis | durations.<br>the Finding<br>tigation.<br>tance pursi | gs of Aggi<br>uant to G.<br>0-95(e)(3              | ravating ar<br>.S. 90-95(l<br>) (drugs).                       | nd Mitigatii<br>h)(5).<br>G.S.   | 14-3(c) (        |                   | ime).                                    | B-4.1 (domest               | c violence        | e).<br>    |  |
| Bassa                                 | Lupon the E   | inding                                       | of East on  | at out on the   | reverse sid   |  | LUSION   |  |                  | lant ha           | s violated a valid co                    | ndition of prob             | ation upo         | n which    |  |
| the ex                                | ecution of th   | ie activ                                     | e sentence  | e was suspe   | ended, and  | that conti   | nuation, m   | nodification   | or speci         | al prob           | ation or criminal coled, and the defenda | ntempt is not a             | ppropriat         |            |  |
| for a r                               | ninimum terr  |  | nths fo   | or a maximu   |   | onths  | in the cu  | -  | ie: NC           | Depar             | tment of Adult Corr                      | ection.                     |                   | <u> </u> - |  |
| The d                                 | efendant sha  | all be g                                     | jiven credit  | for   | d   | ays spent  | t in confine   | ement prior  | r to the da      | ate of t          | his Judgment as a r                      | esult of this ch            | arge(s).          |            |  |
|                                       |   |  |   | _   |   |  |  |  |                  |                   | s presently obligate<br>ferenced below:  | d to serve.                 |                   |            |  |
| F                                     | File No.  |  |   | Offense   | ·   | County   |  |  |                  |                   | Court                                    |                             | Date              |            |  |

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| The Court further Orders: (check all that apply)   |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| 1. The Clerk of Superior Court, under G.S. 7A-304(d), shall immediately disburse any undisbursed monies paid by the defendant under the Judgment Suspending Sentence, as provided in that Judgment. In addition, the defendant shall pay to the Clerk the "Total Amount Due" below.  |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| Costs Balance  | Fine Balance         | Restitution Balance*            |                    | Atty Fees This Proceeding    |                  | Total Amount Due   |  |  |  |  |
| \$   | \$                   | \$                              | \$                 | \$                           | \$               | \$                 |  |  |  |  |
| *See attached "Restitution Update Worksheet, Notice And Findings (Revocation Or Termination Of Probation)," AOC-CR-612, which is incorporated by reference.  NOTE: AOC-CR-612 must be completed whenever Recommendation No. 4 below is checked. Even if Recommendation No. 4 is not checked, AOC-CR-612 must be completed in EVERY CASE in which the defendant was ordered in the original Judgment Suspending Sentence, as a condition of probation, to pay restitution in an amount in excess of \$250 to a Victims' Rights Act victim.  2. The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other:  3. Any allegation of a violation stated in the Violation Report, Notice or otherwise which is not set forth in Finding No. 3 below is dismissed.  4. Other:  |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| The Court recommends:  1. Substance abuse treatment. 2. Psychiatric and/or psychological counseling. 3. Work release should should not be granted.  4. Payment as a condition of post-release supervision or from work release earnings, if applicable, of the "Total Amount Due" set out above. but the Court does not recommend restitution be paid as a condition of post-release supervision. from work release earnings.  5. Other:   |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| FINDINGS   |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| After considering the record contained in the files numbered above, together with the evidence presented by the parties and the statements made on behalf of the State and the defendant, the Court finds:  1. The defendant is charged with having violated specified conditions of the defendant's probation, as alleged in the:  a. Violation Report(s) on file herein, which is incorporated by reference.  b. Notice Of Hearing On Violation of Unsupervised Probation on file herein, which is incorporated by reference.  2. Upon due notice or waiver of notice (check a. or b.)  a. a hearing was held before the Court and, by the evidence presented, the Court is reasonably satisfied in its discretion that the defendant violated each of the conditions of the defendant's probation as set forth below.  b. the defendant waived a violation hearing and admitted that he/she violated each of the conditions of his/her probation as set forth below.  3. The condition(s) violated and the facts of each violation are as set forth (check all that apply)  a. in Paragraph(s)  b. in Paragraph(s)  c. on the attached sheet  4. Each of the conditions violated as set forth above is valid; the defendant violated each condition willfully and without valid excuse; and each violation occurred at a time prior to the expiration or termination of the period of the defendant's probation  Each violation is, in and of itself, a sufficient basis upon which this Court should revoke probation and activate the suspended sentence.  5. (NOTE TO COURT: This finding is required when revoking probation for violations occurring on or after December 1, 2011.)  The Court may revoke defendant's probation (check all that apply):  a. for the willful violation of the condition(s) that he/she not commit any criminal offense, G.S. 15A-1343(b)(31), or abscond from supervision, G.S. 15A-1343(b)(31), as set out above.  b. because the defendant twice previously has been confined in response to violation under G.S. 15A-1344(d2).  ORDER OF COMMITMENT/APPEAL ENTRIES  It is ORDERED th |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| NOTE: For probation violations occurring on or after Dec. 1, 2013, G.S. 15A-1347(b) provides, "If a defendant waives a revocation hearing [in district court], the finding of a violation of probation, activation of sentence, or imposition of special probation may not be appealed to the superior court."   |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| Data   | M 015                | political lucia - the second of | SIGNATURE OF JU    |                              |                  |                    |  |  |  |  |
| Date   | Name Of Pre          | esiding Judge (type or print)   |                    | Signature Of Presiding Judge | ;                |                    |  |  |  |  |
|  |                      | ODDED O                         | OF COMMITMENT A    | ETED ADDEAL                  |                  |                    |  |  |  |  |
| Date Remanded To Dis   | strict Court         | Date Appeal Dismissed           |                    | drawal Of Appeal Filed       | Date Appellate O | pinion Certified   |  |  |  |  |
| It is ORDERED that this Judgment be executed. It is FURTHER ORDERED that the sheriff arrest the defendant, if necessary, and recommit the defendant to the custody of the official named in this Judgment on the reverse and furnish that official two certified copies of this Judgment and Commitment as authority for the commitment and detention of the defendant.  |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| Date   |                      | ure Of Clerk                    |                    |                              | Deputy           |                    |  |  |  |  |
| Clerk Of Superior Court  CERTIFICATION   |                      |                                 |                    |                              |                  |                    |  |  |  |  |
|  |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| I certify that this Judgment and Commitment with the attachment marked below is a true and complete copy of the original which is on file in this case.  Appellate Entries (AOC-CR-350) Judicial Findings AS To Forfeiture Of Licensing Privileges (AOC-CR-317)  Restitution Update Worksheet, Notice And Findings (Revocation Or Termination Of Probation) (AOC-CR-612)  Additional File No.(s) And Offense(s) (AOC-CR-626) Other:  |                      |                                 |                    |                              |                  |                    |  |  |  |  |
| Date   | Date Certified Copie | es Delivered To Sheriff         | Signature Of Clerk |                              | Deputy CSC       | Assistant CSC SEAL |  |  |  |  |
|  |                      |                                 |                    |                              | Clerk Of Superio | or Court SLAL      |  |  |  |  |

NOTE TO CLERK: Send certified copies to the Clerk of Superior Court of county of origin, if different, and to Department of Adult Correction, Attn: Combined Records, Courier Box 53-71-00, or mail to Department of Adult Correction, Attn: Combined Records, 4226 Mail Service Center, Raleigh, NC 27699-4226.

Material opposite unmarked squares is to be disregarded as surplusage.

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|  | ADDITIONAL FILE NO.(S) AND OFFENSE(S)                             |              |  |  |  |  |  |  |  |
| NOTE: Use this page in conjunction with all NCAOC judgment or probationary forms, to list additional offenses of conviction, deferred prosecute conditional discharge addressed in the court's order. There are no A, B, C, D, or other variations of this form, so this page can be used an offense list from any of the related forms, for any date(s) of offense or conviction. | ion, oi<br>to con   | r<br>itinue  |  |  |  |  |  |  |  |
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| *NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).  |   | 1            |  |  |  |  |  |  |  |

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