STATE OF NORTH CAROLINA								File No).					
		Cou	nty			_Seat Of Co	ırt	In The General Court Of Justice						
		STATE	VERSUS						7151110			ooun	DIVISI	011
Name Of Defendant		STATE	VERSOS			CON	CONDITIONAL DISCHARGE UNDER G.S. 14-50.29							
Drivers License No.			State	Race	Sex	(For	Offens	•		OFFENS d Dec. 1, 2		– Nov	30.2	009)
Date Of Birth	ate Of Birth Full Social Security No. Age At Time Of Offense						•						-	4-50.29
Attorney For State	Attorney For State					ved Attorney I	For Defend	dant] Appoi] Retai		Crt Rptr In	
The defendant wa	s found	guilty/respo	onsible, pursu	ant to] plea (pu	irsuant to Alf	ord) (🗌 o	of no contes	st)	trial by jude	ge 🗌	trial by	y jury, o	f
File No.(s)	Off.			Offense D	escription			Offense	Date	G.S	6. No.		F/M	CL.
The Court finds					FI	NDINGS								
a misder a misder a. the offense 1. The Court, v Orders that commun (NOTE: Durity 2. The Court fi requirement 3. The Court fi 4. The defenda 5. Upon violati otherwise pu	without further ity puni ation of p nds tha ts in G.S nds tha ant shal on of a rovided proceed	enhanced p mitted bef DE entering a ju proceedings shment. [probation sha t it is NOT a S. 15A-1343 t a] lor I provide a term or con against the dings against	FERRAL C udgment of gu s in this matte intermedia <i>II be not less tha</i> appropriate to 3.2(e) for com nger sho DNA sample p dition of proba- defendant. U st the defendat	S. 14-50.2 dant attain DF PROC uilt and with the be deferred the punishin an one year, delegate to munity pure porter per pursuant to ation by the pon fulfillm ant.	22. ed the age of EEDINGS In the consent red and place nent (AOC-CI , G.S. 14-50.29 o the Division hishment or Ci iod of probati o G.S. 15A-20 e defendant, nent of the ter	f 18 years. AND PL/ t of the defend reforming t of the defend R-603A, Pag (b), and not m n of Commun S.S. 15A-134 on is necess 66.4. (AOC-C the Court resonant the court res	dant as i ant on su e Two, re ore than tu ity Super 3.2(f) for ary than R-319 re erves the litions by	ndicated by upervised pr equired). wo years, G.S. rvision and l intermediat that which is equired) e authority t the defend	the de obatio 3. 15A-1 Reentr e punis s spec o ente ant, th	efendant's sig n for (342(a).) y the authori shment. ified in G.S. ⁻ r an adjudica e Court shall	_ mon ty to im 15A-13 tion of discha	nths as p npose ar 343.2(d). guilt and arge the	orovided ny of the d proce defenda	for a e ed as ant and
on <i>(date)</i>			hearing to de	0	0	· · /								
			10		MONETAR				<i>.</i>					L.L.
The defendant sha					otal Amount I ourt as follow		pelow, pl	us the proba	ation s	upervision fe	e, purs	suant to	a schec	
Costs \$	Fine \$		Restitution* \$	Attor \$	ney's Fees	Comm Serv \$	Fee E	EHA Fee		Appt Fee/Misc \$		Total \$	Amount	Due
*See attached "Re The Court finds Upon payment	s just ca	use to waiv	e costs, as or	dered on t	he attached	AOC-C	R-618.	Other:						
			REGULA		ITIONS OF	F PROBA	ION -	G.S. 15A	-1343	B(b)				
NOTE: Any probability The defendant shall: gainfully and suitably institution. (4) Satisfy <u>If the defendant is or</u> probation officer. (6) reasonable times, an (7) Notify the probati officer a facility main	(1) Com v employ v child su supervi Report a nswer all on office	mit no crimin ed or faithfull pport and far <u>sed probatior</u> is directed by reasonable in r if the defend	al offense in an y pursue a cour nily obligations, <u>n, the defendant</u> the Court or the nquiries by the o dant fails to obta	y jurisdictior se of study of as required <u>t shall also:</u> e probation officer and o ain or retain	 n. (2) Possess r por vocational transformed to the Court. (5) Remain with officer to the of btain prior approximation prior approximation prior approximation prior emission of the context of t	aining, that will hin the jurisdict ficer at reason roval from the o pployment. (8)	equip the ion of the able times officer for,	defendant fo Court unless and places a and notify the	r suitab granteo ind in a officer	le employment d written permis reasonable ma of, any change	, and a ssion to anner, p e in add	bide by a leave by permit the lress or e	the Cou officer to mployme	f the rt or the o visit at ent.

		SPECIAL CO	NDITIONS OF	PROBATION - G	.5. 15A-13	43(D1), 143B-	-1454(C)		
	Surrender the	also comply with the follo e defendant's drivers licen	ise to the Clerk of	Superior Court for tran	smittal/notific	ation to the Divisi	on of Motor Vehic		
		cle for a period of						historia da una	
10.	while the def	asonable times to warrantl endant is present, for the	following purposes	which are reasonably	related to th				emises
		ods 🔄 controlled subst sess, or control any illegal					andont by a licens	and physician	
	and is in the	original container with the or sellers of any illegal dru	prescription numb	per affixed on it; not kn	owingly asso	ciate with any kno	wn or previously	convicted us	ers,
		bstances are sold, kept, o			Swingly be pi	coefficient of freque	in any place whe	i e niegai uiu	y3 01
12.		ath, urine, and/or blood sp probation officer.	becimen for analys	is of the possible pres	ence of a pro	hibited drug or ald	cohol, when instru	ucted by the	
		pass the General Educati							
∐14.		hours of comm							
	-	ces coordinator and pay th					et out under Mone	etary Conditio	ons on
15.		tial evaluation by			elore beginni	ng service.			
	participate in	all further evaluation, cou outic requirements of those	nseling, treatment	, or education program	ns recommen	ded as a result of	that evaluation, a	and comply w	vith all
16.		threaten, harass, be found							
		ludes any defendant-initia ving, telefacsimile machin				g, but not limited to	o, telephone, pers	sonal contac	t, e-mail,
<u> </u>	Other:	ing, toloracelline machini	o or anough any o						·
18.	Comply with	the Special Conditions Of	Probation which a	are set forth on AOC-C	R-603A, Pag	e Two.			
18.	Comply with	the Special Conditions Of		are set forth on AOC-C	-	e Two.			
		the Special Conditions Of e defendant consents to tl	SIGN	ATURE OF DEFE	ENDANT		dant on probation	1.	
			SIGN ne foregoing Orde	ATURE OF DEFE	ENDANT		dant on probation	1.	_
By sig		e defendant consents to t	ne foregoing Orde	ATURE OF DEFE	ENDANT eedings and		dant on probation	1.	
By sig		e defendant consents to t	ne foregoing Orde	IATURE OF DEFE r deferring further proc	ENDANT eedings and JDGE		dant on probation	ı.	
By sign		e defendant consents to ti Signature Of Defendar	ne foregoing Orde	IATURE OF DEFE r deferring further proc	ENDANT eedings and JDGE	placing the defend	dant on probation	ı.	_
By sign		e defendant consents to ti Signature Of Defendar	ne foregoing Orde nt dge (type or print)	IATURE OF DEFE r deferring further proc	ENDANT eedings and JDGE Signature Of	placing the defend	dant on probation	1.	
By sign Date Date	ning below, th	e defendant consents to ti Signature Of Defendar	sign ne foregoing Orde nt Sl dge (type or print) CEF	IATURE OF DEFE r deferring further proc IGNATURE OF JU	ENDANT eedings and JDGE Signature Of CLERK	placing the defend			
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By sign Date Date	ning below, th y that this Cor Judgment Sus Restitution W	e defendant consents to ti Signature Of Defendar Name Of Presiding Jud Inditional Discharge and the spending Sentence (AOC- orksheet, Notice And Orde	SIGN ne foregoing Orde nt Si dge (type or print) CEF e attachment(s) m -CR-603A, Page T er (Initial Sentencin	IATURE OF DEFE r deferring further proc IGNATURE OF JU RTIFICATION BY arked below is a true a wo) (additional conditional cond	ENDANT eedings and JDGE Signature Of CLERK ind complete	placing the defend Presiding Judge			
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By sign Date Date I certifi 1. 2. 3. 4.	ning below, th y that this Cor Judgment Sus Restitution W Additional File Other:	e defendant consents to ti Signature Of Defendar Name Of Presiding Jud aditional Discharge and the spending Sentence (AOC- orksheet, Notice And Orde e No.(s) And Offense(s) (A	SIGN ne foregoing Orde nt Si dge (type or print) CEF e attachment(s) m -CR-603A, Page T er (Initial Sentencin	IATURE OF DEFE r deferring further proc IGNATURE OF JU RTIFICATION BY arked below is a true a wo) (additional conditional) (AOC-CR-611)	ENDANT eedings and JDGE Signature Of CLERK ind complete	placing the defend Presiding Judge		in this case.	SEAL
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	STATE VERSUS							0.		
Name C)f Defen	dant								
				IN	TERME		S			
In add case(s interm	"Cond 90-96 comm lition to s), the condition ediate Spec (1) Ob the Des seveni A.	itional Dischar (a1)"; AOC-CR nitted before I complying w defendant sh punishments ial Probatic e defendant's ey the rules a epartment of R ty-two (72) ho Serve an ac Serve an ac NC DAC (NOTE: Spe probation must	rge Under G.S. 90-99 R-632A , "Conditional Dec. 1, 2009 . with the regular and all also comply with the second by the sec	5(a)"; AOC-CR-621 Discharge Under C d any special cor th the following s 0.11(6). 51 s a condition of s he Division of Pri ming the conduc int's discharge fro days his County. ot be served in DA ivision of Juvenile	A, "Condition G.S. 15A-13 Inditions of pecial compecial compecial compecial sons of the t of inmate om the acting mon Other: C for (i) a m Justice of the		50.29"; AO onditional D ludgment nditions o <u>omply with</u> ction and, ort to a pro stody of th <u>stody of th</u>	C-CR-627A, "Condition Discharge Under G.S. Suspending Senter f special probation <u>these additional re</u> if applicable, the Di obation officer in the	onal Discharge Und 15A-1341(a5)"; for ence" entered in th which are define egular conditions o ivision of Juvenile e State of North Ca	er G.S. offenses ne above ed as f <u>probation</u> : Justice of arolina within
		Day	Date	Hour	AM	and shall remain in	Day	Date	Hour	□ AM
		-			D PM	custody until:				D PM
	D. E.	consecutive	e weeks, and shall hall be served at t	remain in custoc ne direction of the	dy during t e probatio	continue serving this term c he same hours each week o n officer within G. Substance abuse tr	until comp _ 🗌 days	bletion of the active months of		
2.		l or reside in	ays, _ months,			3(b1)(2) and after care regulations of		<i>ne program</i>) residen ram.	ntial program for a	period of
3.	Be as abide	signed to hou by all rules, r 5A-1343(c2)	use arrest with ele	ctronic monitorin	ig for a pe robation o	1340.11(4a); 15A-1343(riod of day: fficer, regarding electronic i netary Conditions.	s, 🗌 m			
4 .	Intensive Supervision Program - G.S. 15A-1340.11(5); 15A-1343(b1)(3b); 143B-1454(c) Submit to supervision by officers assigned to the Intensive Probation Program established pursuant to G.S. 143B-1454(c), for a period of months (6 to 9 months recommended by the Division of Community Supervision and Reentry), and comply with the rules adopted by that program. Other:									
5.	Repor	t as directed egulations of				13(b1)(10); 15A-1340.11 g Center for a period of		🗌 days, 🗌 mo	nths, and abide	e by all rules
6.	Comp	ly with the ru ticipate in co	iles of the progran	n adopted pursua	ant to Cha	ery Court - G.S. 15A-13 pter 7A, Article 62, of the G n, and treatment ordered by	eneral Sta		on a regular basis	as directed
				Material oppo	osite unmarke	d squares is to be disregarded as su (Over)	ırplusage.			

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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)

NOTE: 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.
 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 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. (<i>Name minor child(ren</i>) 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:
i. Other.
2. Special Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2)
NOTE: Impose if offense involved sexual abuse of a minor but is not 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:
e. Other:
 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 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
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:
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)
this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any
(2) (for unsupervised probation) attend and complete (check one)
a program chosen by the defendant, who shall notify the program and the district attorney of that choice within ten (10) days
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
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:
b. comply fully with any G.S. Chapter 50B Domestic Violence Protective Order in effect.
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).