	County			In The General Court Of Justice District Court Division			
	IN T	HE MATTER OF					
me And Address Of Juv		IL MATTER OF		JUVENILE LEVEL 3 DISPOSITION AND COMMITMENT ORDER (WHEN DELINQUENT OFFENSE IS THE BASIS OF THE COMMITMENT)			
venile's Date Of Birth	Age		Date Of Hearing			G.S. 7B-251	
he following persor	ns were	e present at the hea	aring:				
	Name		Relationship/Title	Name	Name		
			FIND	INGS			
he most serious of	fense b	efore the Court too					
The most serious offense before the Court today, which provides the Adjudication Date Offense (with statute					F/M	Class	
1. When the offer 2. a. The juveni	ense lis le was l	ited above was cor previously adjudica	ted delinquent on the c	as on probation pursuant to ar late(s) and for the offense(s) I		. ,	
Adjudication Date		Most Serio	Most Serious Offense Adjudicated (with statute number)			Class	
	+						
b. The juveni	e was	previously convicte	ed on the date(s) and fo	r the offense(s) listed below:			
b. The juvenil		•	ed on the date(s) and fo		F/M	Class	
		•	<u>`</u> '		F/M	Class	
		•	<u>`</u> '		F/M	Class	
		•	<u>`</u> '		F/M	Class	
		•	<u>`</u> '		F/M	Class	

5. If ordered under G.S. 7B-2502(a2), the Court reviewed and considered a comprehensive clinical assessment or equivalent mental health assessment.								
6. If a care review team was ordered to convene under G.S. 7B-2502(a3), the Court reviewed and considered a recommendation plan submitted by the care review team in determining the juvenile's disposition in accordance with G.S. 7B-2501(c).								
7. Other Findings: (Continue on attached pages if necessary. State any findings regarding the seriousness of the offense(s); the need to hold the juvenile accountable; the importance of protecting the public; the degree of the juvenile's culpability; the juvenile's rehabilitative and treatment needs; and available and appropriate resources.)								
8. The juvenile has received a Level 3 disposition previously. G.S. 7B-2508(d). 9. The juvenile has been adjudicated for a minor offense and has four or more prior offenses of delinquency as defined in G.S. 7B-2508(g).								
10. The juvenile is fourteen years of age or older, has been previously adjudicated delinquent for two or more felony offenses, and has been previously committed to a youth development center. G.S. 7B-2513(b).								
☐ 11. The juvenile has been adjudicated for a violent or serious offense and Level 3 is authorized by G.S. 7B-2508.								
12. The Court finds beyond a reasonable doubt that the juvenile was adjudicated for an offense that was committed as part of criminal gang activity as defined in G.S. 7B-2508.1. As a result, the juvenile shall receive a disposition that is one level higher than would otherwise be provided for the class of offense and delinquency history level. G.S. 7B-2508(g1).								
CONCLUSIONS OF LAW								
The disposition ordered below is authorized by law and is an appropriate plan to meet the needs of the juvenile and to achieve the objective of the State in exercising jurisdiction.								
ORDER								
It is ORDERED that:								
The juvenile be committed to the Division of Juvenile Justice of the Department of Public Safety for placement in a youth								
development center for a minimum period of six (6) months, and for a total period of commitment that is \Box a. an indefinite commitment.								
b. a definite commitment of (specify time, up to two years) (NOTE: This option is available only if finding of fact #10 was checked. Three (3) months of the total commitment time will be used for post-release supervision.)								
NOTE: In no event shall the juvenile's term of commitment to the Division of Juvenile Justice of the Department of Public Safety exceed: For an offense committed prior to the age of 16								
 the juvenile's 21st birthday, if the juvenile is committed for an offense that would be first-degree murder (G.S. 14-17), first-degree forcible rape (G.S. 14-27.21), first-degree statutory rape (G.S. 14-27.24), first-degree forcible sexual offense (G.S. 14-27.26), or first-degree statutory sexual offense (G.S. 14-27.29) if committed by an adult. 								

- the juvenile's 19th birthday, if the juvenile is committed for an offense that would be a Class B1, B2, C, D, or E felony (other than the felonies set forth in the preceding paragraph) if committed by an adult.
- the juvenile's 18th birthday, if the juvenile is committed for an offense other than an offense that would be a Class A, B1, B2, C, D, or E felony if committed by an adult.

For an offense committed at age 16

- the juvenile's 21st birthday, if the juvenile is committed for an offense that would be first-degree murder (G.S. 14-17), first-degree forcible rape (G.S. 14-27.21), first-degree statutory rape (G.S. 14-27.24), first-degree forcible sexual offense (G.S. 14-27.26), or first-degree statutory sexual offense (G.S. 14-27.29) if committed by an adult.
- the juvenile's 20th birthday, if the juvenile is committed for an offense that would be a Class B1, B2, C, D, or E felony (other than the felonies set forth in the preceding paragraph) if committed by an adult.
- the juvenile's 19th birthday, if the juvenile is committed for an offense other than an offense that would be a Class A, B1, B2, C, D, or E felony if committed by an adult.

For an offense committed at age 17

- the juvenile's 21st birthday, if the juvenile is committed for an offense that would be a Class A, B1, B2, C, D, or E felony if committed by an adult.
- the juvenile's 20th birthday, if the juvenile is committed for an offense other than an offense that would be a Class A, B1, B2, C, D, or E felony if committed by an adult.

			ORDER (continu	ed)	
2.		time the juvenile may remain the juvenile or makes a deter			ovenile Justice of the Department of Public Safety ment should be extended is:
					entence" is the maximum term of imprisonment for which neanors could be sentenced for the same offense.
	a. six (6) m	onths. (Check this block if the m	aximum adult sentence for t	he same of	fense is six (6) months or less.)
	☐ b			mum adult :	sentence, if the maximum adult sentence for the same
	- less : - less :	ould be greater than six (6) monti than the juvenile's eighteenth (18 than the juvenile's nineteenth (19 than the juvenile's twentieth (20th)	th) birthday, if the offense wa th) birthday, if the offense wa	s committe	d at age 16.
	sentence	nile's eighteenth (18 th) birthday for the same offense would exce ne commitment may be extended	ed the juvenile's eighteenth	(18 th) birthd	
	the same	offense would exceed the juvenil	e's nineteenth (19 th) birthday	<i>(.)</i>	committed at age 16 and the maximum adult sentence for
		The commitment may be extended	, ,		•
	the same	nile's twentieth (20 th) birthday. offense would exceed the juvenil The commitment may be extended	e's twentieth (20 th) birthday.))	mmitted at age 17 and the maximum adult sentence for
 	The juvenile's		guardian		y with the Supplemental Order (AOC-J-463)
J.	•	person, which is attached and	_		, , , , , , , , , , , , , , , , , , , ,
4.	Other:				
Date		Name Of District Court Judge (type o	r print)	Signature O	of District Court Judge