County IN THE MATTER OF					In The General Court Of Justice District Court Division		
Name An	d Address Of Juve	enile			JUVENIL DISPOSITION AND ((BASED ON VIOLA)	COMMI	ITMENT ORDER
Juvenile's	s Date Of Birth	Age		Date Of Hearing	(BAGED ON VIOLA	11011 01	THOBATION,
							G.S. 7B-2513
The fo	llowing persor	ns were pres	ent at the hea	ring: Relationship/Title	Name		Relationship/Title
		Name		Kelationship/Title	Name		Kelationship/Title
					100		
The ca	ase came on fo	or disposition	n unon a findir	FINDI	o was previously given a Level 2	dispositio	on and was placed on
		-	-	-	Disposition Violated)	-	in and was placed on
Passa				nakes the following Find			
	i ne oπense	for which the	ijuvenile was	given a Level 3 dispos	ition and that is the basis for this	commitme	ent is:
	Adjudica		e juvenile was	given a Level 3 dispos Offense (with sta		commitm F/M	ent is: Class
			e juvenile was	<u> </u>			
1.	Adjudicat	ceived and coporates the	considered [contents of the	Offense (with sta	tute number) t □ risk assessment □ nee	F/M eds assess	Class
2.	The Court re and incor	ceived and oporates the nce. (If the red	considered [contents of the port is incorpora	Offense (with sta	tute number) t	ds assess	Class sment ssessment
2.	The Court re and incor by refered If ordered un mental health	ceived and operates the nce. (If the reder G.S. 7Bn assessmen	considered [contents of the port is incorpora-2502(a2), the nt.	Offense (with sta	tute number) t	ds assess needs as al assess	Class sment ssessment ment or equivalent ared a recommendation

6	The juvenile is fourteen years of age or older, and was adjudicated delinquent for two or more felony offenses prior to being adjudicated delinquent for the offense for which the juvenile was placed on probation and the juvenile has been previously committed to a youth development center. G.S. 7B-2513(b).							
7.	The juvenile has been adjudicated for a violent or serious offense and Level 3 is authorized by G.S. 7B-2508.							
	CONCLUSIONS OF LAW							
	osition ordered below is authorized by law and is an appropriate plan to meet the needs of the juvenile and to achieve the e of the State in exercising jurisdiction.							
	ORDER							
t is O	DERED that:							
1	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 thereafter a. an indefinite commitment.							
	b. a definite commitment of (specify time up to 2 years) (NOTE: This option is available only if finding of fact #6 has been 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 21 st 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 a 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.							
2	The maximum time the juvenile may remain committed before the Division of Juvenile Justice of the Department of Public Safety either releases the juvenile or makes a determination that the juvenile's commitment should be extended is:							
	NOTE: G.S. 7B-2513(a4) requires the Court to make this Finding. The "maximum adult sentence" is the maximum term of imprisonment for which an adult in prior record Level VI for felonies or prior conviction Level III for misdemeanors could be sentenced for the same offense.							
	a. six (6) months. (Check this block if the maximum adult sentence for the same offense is six (6) months or less.)							
	b (Check this block, and fill in the maximum adult sentence, if the maximum adult sentence for the same offense would be greater than six (6) months but							
	 less than the juvenile's eighteenth (18th) birthday, if the offense was committed prior to age 16. less than the juvenile's nineteenth (19th) birthday, if the offense was committed at age 16. less than the juvenile's twentieth (20th) birthday, if the offense was committed at age 17.) 							
	c. the juvenile's eighteenth (18th) birthday. (Check this block if the offense was committed prior to age 16 and the maximum adult sentence for the same offense would exceed the juvenile's eighteenth (18th) birthday.) NOTE: The commitment may be extended only upon filing of a Notice Of Extension. [G.S. 7B-2515]							
	d. the juvenile's nineteenth (19 th) birthday. (Check this block if the offense was committed at age 16 and the maximum adult sentence for the same offense would exceed the juvenile's nineteenth (19 th) birthday.) NOTE: The commitment may be extended only upon filing of a Notice Of Extension. [G.S. 7B-2515]							
	e. the juvenile's twentieth (20 th) birthday. (Check this block if the offense was committed at age 17 and the maximum adult sentence for the same offense would exceed the juvenile's twentieth (20 th) birthday.) NOTE: The commitment may be extended only upon filing of a Notice Of Extension. [G.S. 7B-2515]							

	IN THE MATTER OF	File No.
Name Of Juvenile		,
3. The juvenile's directed to that	☐ mother ☐ father ☐ guardian ☐ custodian t person, which is attached and incorporated by referen	comply with the Supplemental Order (AOC-J-463) ce. [G.S. 7B-2700 through -2704]
4. Other:		
Date	Name Of District Court Judge (type or print)	Signature Of District Court Judge