CTATE OF A	IODTI		NC-JOIN No.	File No.		
STATE OF N	NORTE	1 CAROLII	NA P			
County				In The General Court Of Justice District Court Division		
	IN THE	MATTER OF				
Name And Address Of Juv				IIIV/FNI		VEL 0
				JUVEN DISPOSI		
					INQUEN	
Iuvenile's Date Of Birth	Age	[	Date Of Hearing	(		,
divernie's Date Of Birth	Age		rate Of Healing	G.S. 7B-2500	, -2501, -25	502, -2506 through -2510, -2512
The following perso	ns were pr	esent at the hea	ring:			
Name			Relationship/Title	le Name		Relationship/Title
			FIND	INGS		
The most serious of	fense befo	ore the Court toda	ay, which provides the	basis for disposition, is:		
Adjudication Da	te		Offense (with statute	number)	F/M	Class
			akes the following Find	· ·		
•	-			medium (2-3 points).	high (4+	
2. The Court re- incorporates			predisposition report predisposition report		s assessm s assessm	_
	•		port <u>MUST</u> be attached to	•		
ighthalf in the second		B-2502(a2), the	Court reviewed and co	nsidered a comprehensive clini	cal asses	sment or equivalent mental
				2502(a3), the Court has reviewe		
recommenda G.S. 7B-250		submitted by the	care review team in de	termining the juvenile's disposi	tion in acc	cordance with
5. The Court fin	ds beyond			as adjudicated for an offense th		
				enile shall receive a disposition history level. G.S. 7B-2508(g1		ne level higher than would
	•	e on attached page		, motory level. C.C. 12 2000(g)	/-	
public; the use this sp	degree of t	he juvenile's culpa	bility; the juvenile's rehab	e need to hold the juvenile accounta ilitative and treatment needs; and a cular disposition, such as a finding	vailable ar	nd appropriate resources. Also

	CONCLUSIONS OF LAW					
Based on the foregoing findings of fact, the Court co	oncludes as a matter of law that:					
(check only one block)  ☐ 1. The Court is required to order a Level 2 disposition.						
	1 disposition or a Level 2 disposition, and is entering a Level 2 disposition.					
•	2 disposition or a Level 3 disposition and is entering a Level 2 disposition.					
	s, the Court is authorized to order a Level 2 disposition rather than a mandatory					
Level 3 disposition, which otherwise would be	•					
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: (Select and check appropriate disp	osition(s). If necessary, attach additional page and reference appropriate paragraph(s).)					
LEVE	L 1. COMMUNITY DISPOSITIONS					
1. Probation [G.S. 7B-2506(8)]. The juvenile be	placed on probation, under the supervision of a court counselor, for (period of time,					
	, under the conditions listed on the attached "Supplemental Order					
Conditions Of Probation (Delinquent)" (AOC-J-						
a. Ordered for months and _	days, or until (specify date)					
□ b. Continued as previously ordered on (specific properties)	cify date)					
c. Extended from (specify date)	for months and days, or until					
(specify date)						
2. In-Home Supervision With Conditions [G.S.	7B-2506(1)a]. The juvenile remain at home and be supervised by					
	, subject to the following conditions applicable to the parent,					
guardian, custodian, and/or the juvenile as spe	cified.					
3. <b>Custody</b> [G.S. 7B-2506(1)b]. The juvenile is h	oraby placed in the custody of:					
The juvenile's parents The juvenile's						
to juvenile, if any)	Title in the juvernite 3 fauter					
	, as the Court finds that the juvenile's continuation in the juvenile's home would be					
contrary to the juvenile's best interest, as e	•					
contrary to the javenile a pest interest, as e	videnced by					
The Court also finds that:						
	nile's placement were precluded by an immediate threat of harm to the juvenile, and					
placement of the juvenile in the absence	e of such efforts was reasonable. The immediate threat of harm was					
	·					
☐ The County Department of Social Servi	ces made reasonable efforts to prevent the need for the juvenile's placement,					
namely:	·					
☐ The County Department of Social Servi	ces had an opportunity to make reasonable efforts to prevent the need for the juvenile's					
placement but did not make them.						
This placement shall be reviewed in accord	lance with G.S. 7B-906.1.					
4. Excuse From School Attendance [G.S. 7B-2506(2)]. The juvenile, who is under the age of 16 years, is excused from compliance						
with the compulsory school attendance law and shall comply instead with the following plan:						

		IN THE MATTER OF
lame C	Of J	uvenile
	5.	Cooperate With Specified Programs [G.S. 7B-2506(3)]. The juvenile cooperate with the following (specify time, not to exceed one year):  a. community-based program:
		b. intensive substance abuse treatment program
		c. residential treatment program
		d. nonresidential treatment program
		Restitution [G.S. 7B-2506(4)]. (up to \$500) The juvenile pay restitution in the amount of (Specify amount, not to exceed \$500. If more than \$500, use No. 23 in Level 2.) \$, into the office of the Clerk of Superior Court for the benefit of (name payee), payable within (specify time, not to exceed 12 months), according to the following terms and conditions:  (NOTE: The Court shall make specific findings that the juvenile has and can reasonably acquire the means to make restitution.)
	3. <u>(</u>	Payment of Fine [G.S. 7B-2506(5)]. The juvenile pay a fine in the amount of (specify amount that does not exceed maximum fine for adult for same offense) \$ into the office of the Clerk of Superior Court.  Community Service [G.S. 7B-2506(6)]. The juvenile perform hours (not to exceed 100) of community service, as follows: (specify nature of work and length of obligation, not to exceed 12 months)
		Victim-Offender Reconciliation [G.S. 7B-2506(7)]. The juvenile must participate in a victim-offender reconciliation program.
		No Drivers License [G.S. 7B-2506(9)]. The juvenile not be licensed to operate a motor vehicle in this state:  a. for (specify period of time)
☐ 1 <sup>-</sup>		<ul> <li>□ b. for as long as the Court retains jurisdiction, and that the Clerk notify the Division of Motor Vehicles of this Order.</li> <li>NOTE TO CLERK: Use AOC-J-466 to notify DMV.</li> <li>Curfew [G.S. 7B-2506(10)]. The juvenile comply with the following curfew:</li> </ul>
<u> </u>	2. <u>!</u>	Not Associate With Specified Persons [G.S. 7B-2506(11)]. The juvenile not associate with: (specify person(s))
<u> </u>	3. į	Not Be In Specified Places [G.S. 7B-2506(11)]. The juvenile not be in the following place(s):

<u> </u>	Intermittent Confinement [G.S. 7B-2506(12)]. The juvenile be confined on an intermittent basis in an approved detention facility, as follows: (Specify days and timing, not more than five 24-hour periods. If intermittent confinement is ordered as a part of a violation of probation, the Court may order up to ten 24-hour periods.)					
<u> </u>	Wilderness Program [G.S. 7B-2506(13)]. The juvenile cooperate with placement in a wilderness program.  NOTE: This is both a Level 1 and a Level 2 disposition.					
	LEVEL 2. INTERMEDIATE DISPOSITIONS					
∐ 16.	Cooperate With Placement In Specified Program [G.S. 7B-2506(14)]. The juvenile cooperate with placement in:					
	a. a residential treatment facility					
	b. an intensive nonresidential treatment program					
	c. an intensive substance abuse program					
	d. a group home other than a multipurpose group home operated by a State agency					
<u> </u>	Intensive Probation [G.S. 7B-2506(15)]. The juvenile be placed on intensive probation under the supervision of a court counselor under the conditions on the attached AOC-J-464, Supplemental Order Conditions Of Probation form.					
<u> </u>	<b>Supervised Day Program</b> [G.S. 7B-2506(16)]. The juvenile cooperate with a supervised day program.					
<u> </u>	Regimented Training Program [G.S. 7B-2506(17)]. The juvenile participate in a regimented training program, as follows:					
	House Arrest [G.S. 7B-2506(18)]. The juvenile submit to house arrest, as follows:  Intermittent Confinement [G.S. 7B-2506(20)]. The juvenile be confined on an intermittent basis in an approved detention facility, as follows: (Specify days and timing, not more than fourteen 24-hour periods. If intermittent confinement is ordered as a part of a violation of probation, the Court may order up to twenty-eight 24-hour periods.)					
<u> </u>	<u>Placement In State Multipurpose Group Home</u> [G.S. 7B-2506(21)]. The juvenile be placed in a multipurpose group home operated by a State agency.					
<u>23.</u>	Restitution [G.S. 7B-2506(22)]. (over \$500) The juvenile pay restitution in the amount of (Specify amount, which must be more than					
	\$500. If less than \$500, use No. 6 in Level 1.) \$, into the office of the Clerk of Superior Court for the benefit					
	of (name payee), payable within (specify time, not to exceed 12 months), according to the following terms and conditions:					
	(NOTE: The Court shall make specific findings that the juvenile has and can reasonably acquire the means to make restitution.)					
	Community Service [G.S. 7B-2506(23)]. The juvenile perform hours (not to exceed 200) of community service, as follows: (specify nature of work and length of obligation, not to exceed 12 months)  Suspension Of More Severe Disposition [G.S. 7B-2506(19)]. The disposition(s) listed in paragraph(s) # be suspended on condition that the juvenile meet the following condition(s), to which the juvenile has agreed:					

	IN THE MATTER OF	File No.					
lame Of Juvenile							
EVALUATION AND TREATMENT							
<u>26.</u>	6. <u>Testing For Use Of Controlled Substances</u> [G.S. 7B-2502(a1)]. The juvenile be tested for the use of controlled substances, and that the results of this initial test be used for evaluation and treatment purposes only.						
<u> </u>	7. <u>Testing For Use Of Alcohol</u> [G.S. 7B-2502(a1)]. The juvenile be tested for the use of alcohol, and that the results of this initial test be used for evaluation and treatment purposes only.						
OTHER							
<u>28.</u>	Requirements For Parent, Guardian, Custodian [G.S. 7B-2700 th guardian custodian comply with the Supplemental Order Delinquent Juvenile (AOC-J-463) directed to that person, which is a	To Parent, Guardian Or Custodian Of Undisciplined Or					
<u> </u>	9. Next Hearing This case be brought back before the Court for review on (specify date or time period)						
<u> </u>	<ol> <li>Expunction The Court informed the juvenile about the expunction of juvenile records as provided for in G.S. 7B-3200, if applicable.</li> </ol>						
<u> </u>	Other (attach additional sheet if necessary):						
Date	Name Of District Court Judge (type or print)	Signature Of District Court Judge					