STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice
STATE VERSUS	IMPAIRED DRIVING
Name Of Defendant	DETERMINATION OF SENTENCING FACTORS (For Offenses Committed Before Dec. 1, 2011) G.S. 20-179
trial and sentencing hearing in District Court, the Court determine	driving (G.S. 20-138.1). Based upon the evidence presented at the nes that (1) the State has proved the grossly aggravating factors and and (2) the defendant has proved the mitigating factors marked below
Superior Court: The defendant has been convicted of impaired at the trial and sentencing hearing in Superior Court, (1) the tria aggravating factors and aggravating factors marked below beyo grossly aggravating factors and aggravating factors, and (2) the marked below by a preponderance of the evidence. If grossly ag the Court determines that the State has proved that grossly aggravating	
I. GROSSLY AGGRAVATIN	NG FACTORS - G.S. 20-179(c)
date of this offense.	red driving which conviction occurred within seven (7) years before the
b. has two or more convictions as described in No. 1.a.	
the defendant is being sentenced but before or conte	
Court, the appeal has been withdrawn or the case ha for the case has not been held pursuant to G.S. 20-3	involving impaired driving, the conviction was appealed to Superior as been remanded back to District Court, and a new sentencing hearing 8.7. (Applies to offenses committed on or after August 30, 2007.)
after August 30, 2007.)	(Level One punishment is required.) (Applies to offenses committed on or fendant's drivers license was revoked under G.S. 20-28 and the
revocation was an impaired driving revocation under	G.S. 20-28.2(a).
i. drove, at the time of the current offense, while a child	•••
 2. Therefore, the following level of punishment shall be impose a. Level One punishment, because at least two grossly 	aggravating factors in No. 1 apply to this defendant.
(NOTE: Each prior conviction is a separate grossly aggrav b. Level Two punishment, because only one grossly ag	
 3. There are no grossly aggravating factors. 	
	NG FACTORS - G.S. 20-179(d) AND (e)
AGGRAVATING FACTORS - G.S. 20-179(d):	
(NOTE: Except for the factors in subdivisions 8 and 9 below, the conduct occurrence as this impaired driving offense.)	ct constituting the aggravating factor must occur during the same transaction or
1. The defendant's faculties were grossly impaired at the time	-
 2. The defendant had an alcohol concentration of at least within a relevant time after the driving. 	0.16 0.15 (use for offenses committed on or after December 1, 2007)
 3. The driving of the defendant was especially reckless. 4. The driving of the defendant was especially dangerous. 	
	ausing property damage of \$1,000.00 or more, or property damage of
6. The negligent driving of the defendant led to an accident ca	ausing personal injury.
7. The defendant was driving while the defendant's drivers license was revoked.	
Material opposite unmarked squar	inal - File res is to be disregarded as surplusage. Over)

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8. The defendant had at least two prior convictions of a motor vehicle	offense not involving impaired driving, which occurred within	
five (5) years of this offense, and \Box a cluwere effense for which at least three (2) points were easily	ined under C. S. 20.16	
 a. all were offenses for which at least three (3) points were assig b. all were offenses for which the defendant's drivers license wa 		
☐ c. at least one was an offense for which at least three (3) points		
offense for which the defendant's drivers license was subject		
 9. The defendant had at least one prior conviction of an offense involv before the date of this offense. 	ng impaired driving that occurred more than seven (7) years	
10. The defendant has been convicted under G.S. 20-141.5 of speeding	while fleeing or attempting to elude apprehension.	
11. The defendant has been convicted under G.S. 20-141 of speeding l		
12. The defendant passed a stopped school bus in violation of G.S. 20-	217.	
☐ 13. Additional factors that aggravate the seriousness of this offense:		
14. There are no aggravating factors.		
MITIGATING FACTORS - G.S. 20-179(e):		
NOTE: Except for the factors in subdivisions 4, 6, and 7 below, the conduct constitu	ting the mitigating factor must occur during the same transaction or	
occurrence as this impaired driving offense.		
1. There was a slight impairment of the defendant's faculties resulting did not exceed 0.09 at any relevant time after the driving.	solely from alcohol; and, the defendant's alcohol concentration	
2. There was a slight impairment of the defendant's faculties resulting to the defendant.	solely from alcohol; and, no chemical test was made available	
3. The driving of the defendant was safe and lawful except for the imp	airment of the defendant's faculties.	
4. The defendant has a safe driving record, having no convictions of a		
assigned under G.S. 20-16 or for which the defendant's license is s	ubject to revocation within five (5) years of the date of this	
offense.		
5. The impairment of the defendant's faculties was caused primarily by and the amount of the medical drug taken was within the prescribed		
 6. After being charged in this case with impaired driving, the defendant 	-	
facility for assessment and has voluntarily participated in any treatm recommended.		
6a. The defendant completed a substance abuse assessment, complied	d with its recommendations, and simultaneously maintained	
60 days of continuous abstinence from alcohol consumption, as pro	ven by a continuous alcohol monitoring system of a type	
approved by the Division of Community Supervision and Reentry of	the Department of Adult Correction. (Applies to offenses	
committed on or after December 1, 2007.)		
7. Additional factors that mitigate the seriousness of this offense:		
8. There are no mitigating factors.		
DETERMINATION - G.S. 20-179(f):		
(NOTE: Check onl	/ one.)	
 1. The aggravating factors marked above substantially outweigh any n punishment shall be imposed. 	itigating factors marked above. Therefore, Level Three	
2. There are no aggravating or mitigating factors. Therefore, Level Fou	r punishment shall be imposed.	
3. The aggravating factors marked above are substantially counterbalanced by the mitigating factors marked above. Therefore, Level		
Four punishment shall be imposed.		
4. The mitigating factors marked above substantially outweigh any aggravating factors marked above. Therefore, Level Five punishment shall be imposed.		
5. No findings of mitigating or aggravating factors were made because the defendant is an aider and abettor. Therefore, Level Five punishment shall be imposed.		
Date Name Of Presiding Judge (type or print)	Signature Of Presiding Judge	
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