File No.				Law Enforcement Case	No.	LID No.						
WARRANT FOR ARREST MISDEMEANOR WORTHLESS CHECK I. Simple				STATE OF NORTH CAROLINA In The General Court Of Justice District Court Division								
		sequent Offense			Spoken Language Court Interpreter Needed For Any Party, Victim, Or Witness? (If Yes, identify person(s) and language(s). Interpreters provided for all court proceedings at no cost.)							
	ress Of Defendant		A VS.		No Yes: (explain)							
Name And Addi	ess of Defendant			To any officer with authority and jurisdiction to execute a warrant for arrest for the offense charged below: I, the undersigned, find that there is probable cause to believe that on or about the date of offense shown and in the county named above the defendant named above unlawfully and willfully did draw, make, utter and issue and deliver to								
				of (city and state of fina	ancial institution)			, for	the payment of	\$ in money.		
				The check was mad	le payable to							
Race	Sex dant's Employer	Date Of Birth	Age		cient funds on dep	posit or credit with the				violation of G.S. 14-107(a)(1).		
Name Of Defend	uani s Employer			Processing Fee,		Bank Service		or its equivalent in violation	-107(a)(2). Total Restitution			
Offense Code(s)	Offense In Violation (Of G.S.	Processing ree,	G.S. 25-3-506"	Bank Service	Charge	Amount Of Ch	ieck	Total Restitution		
I. 2666	II. 2656	14-10)7	\$			\$	\$				
Date Of Offense Amount Of Chec				FOURTH OR S	UBSEQUENT OF	FENSE. [G.S. 14-10]	7(d)(1)]	5. If check is dated on or an writing a worthless check		ee may not exceed \$35.		
\$				Date	Court	t		Cou	ınty			
Date Of Arrest &	& Check Digit No.	(as shown on fingerprint	card)		District	Superior						
Complainant Na	ame (and address	, if Complainant is an offi	cer)		District	Superior						
					District	Superior						
					You are DIRECTE			ant is issued upon inforr g the defendant before a		d under oath by the I without unnecessary delay to		
Witness Informa	ation											
Date Issued	ued Name Of Issuing Official			Signature				Magistrate □ Deputy CSC □ Assistant CSC □ Clerk Of Superior Court □ District Court Judge □ Superior Court Judge				
Location Of Co	ourt			I	Court L	Date		Court T				
										AM PM		
			NOTE: Do no	ot use this form if the a	mount of the cher	ck is more than \$2.00	nn nn llee for	m AOC-CR-100				

,	STATE VERSUS		County							
Name Of Defendant						,				
				st is not served within one						
Date Of Issuance Of V	Varrant For Arrest Misdemeanor	Worthless Check	Court in the county in v	vhich it was issued with the	e reason for the	failure of ser	vice noted thereon.			
				RN OF SERVICE						
	Warrant For Arrest issue		e date noted above for t		e, was receive	s received and served as follows:				
Date Received		Date Served		Time Served		☐ AM ☐ PM	Date Returned			
☐ By arresting	the defendant and bringi	ng the defendant be	efore:							
Name Of Judicial Offic	cial									
The Warran	t WAS NOT served for the	e following reason:								
		Ü								
Signature Of Officer N	laking Return			Name Of Officer (type or p	orint)					
Department Or Agenc	or Of Officer									
Department Of Agent	y Or Onicer									
			REDELIV	ERY/REISSUANCE						
Date	Name Of Clerk (type or print)		Signature Of C					_		
						Deputy C	SC Assistant CSC	Clerk Of Superior Court		
			RETURN FOLLOWIN	G REDELIVERY/REISS	UANCE					
I certify that the	Warrant For Arrest issue	d in this case on the	e date noted above for t	he defendant named abov	e, was receive	d and served	d as follows:			
Date Received		Date Served		Time Served		AM	Date Returned			
						PM				
By arresting	the defendant and bringi	ng the defendant b	efore:							
Name Of Judicial Offic	cial									
The Warran	t WAS NOT served for the	e following reason:								
		3								
Signature Of Officer M	laking Return			Name Of Officer (type or p	orint)					
Department Or Agenc	y Of Officer									

File No.				Law Enforcement Case	No.	LID No.						
WARRANT FOR ARREST MISDEMEANOR WORTHLESS CHECK I. Simple				STATE OF NORTH CAROLINA In The General Court Of Justice District Court Division								
		sequent Offense			Spoken Language Court Interpreter Needed For Any Party, Victim, Or Witness? (If Yes, identify person(s) and language(s). Interpreters provided for all court proceedings at no cost.)							
	ress Of Defendant		A VS.		No Yes: (explain)							
Name And Addi	ess of Defendant			To any officer with authority and jurisdiction to execute a warrant for arrest for the offense charged below: I, the undersigned, find that there is probable cause to believe that on or about the date of offense shown and in the county named above the defendant named above unlawfully and willfully did draw, make, utter and issue and deliver to								
				of (city and state of fina	ancial institution)			, for	the payment of	\$ in money.		
				The check was mad	le payable to							
Race	Sex dant's Employer	Date Of Birth	Age		cient funds on dep	posit or credit with the				violation of G.S. 14-107(a)(1).		
Name Of Defend	uani s Employer			Processing Fee,		Bank Service		or its equivalent in violation	-107(a)(2). Total Restitution			
Offense Code(s)	Offense In Violation (Of G.S.	Processing ree,	G.S. 25-3-506"	Bank Service	Charge	Amount of Ch	ieck	Total Restitution		
I. 2666	II. 2656	14-10)7	\$			\$	\$				
Date Of Offense Amount Of Chec				FOURTH OR S	UBSEQUENT OF	FENSE. [G.S. 14-10]	7(d)(1)]	5. If check is dated on or an writing a worthless check		ee may not exceed \$35.		
\$				Date	Court	t		Cou	ınty			
Date Of Arrest &	& Check Digit No.	(as shown on fingerprint	card)		District	Superior						
Complainant Na	ame (and address	, if Complainant is an offi	cer)		District	Superior						
					District	Superior						
					You are DIRECTE			ant is issued upon inforr g the defendant before a		d under oath by the I without unnecessary delay to		
Witness Informa	ation											
Date Issued	ued Name Of Issuing Official			Signature				Magistrate □ Deputy CSC □ Assistant CSC □ Clerk Of Superior Court □ District Court Judge □ Superior Court Judge				
Location Of Co	ourt			I	Court L	Date		Court T				
										AM PM		
			NOTE: Do no	ot use this form if the a	mount of the cher	ck is more than \$2.00	nn nn llee for	m AOC-CR-100				

INSTRUCTIONS TO DEFENDANT

			(only the check	кеа ріоск арріїеѕ)				
□ 1. You must ap Court at the t front side. You the fine and of nature of the (Check this option if the time and place trial, plead Go below for fine may do so by payment is re	have to appear in Cope specified if you wanted and pay the amber, court costs and responding or in person so peceived by 5:00 p.m.	e in District fied on the Ity and pay ecause of the equent offense.) ourt at the aive your ounts shown stitution. You o long as your on the last	County Courthouse, North Carolina made by certified check money order payable to Do not mail cash. PERSONAL CHECKS V Payment In Person - De form to the office of the C the above address during	. Payment must be continued to a stamp and mail to: . Payment must be continued the Clerk of Superior Court. WILL NOT BE ACCEPTED. Deliver your payment and this Clerk of Superior Court at gregular business hours	If you wish to contest the charge or the amount of your fine or restitution obligation, you must appear in person at the time and place specified on the front side for a trial before a judge in District Court or before a magistrate of this county. If your trial is before a magistrate and you then wish to contest the magistrate's decision, you may appeal for a trial before a judge in District Court. The time and place for the trial of your appeal will be set by the magistrate.			
working day prior to your scheduled court date. Date and sign this form in the space provided below and return this form and your payment as follows: (NOTE TO DEFENDANT: Waiver under this section is not available if Option 1 is checked above.)			must be made by cash, check or money order Superior Court. You may person, in the clerk's office	also pay by credit card, in	WARNING: If you decide to plead Guilty, you should mail or deliver your payment promptly to minimize your court costs. If you delay entering your plea and making the specified payment, you may be liable for the costs of serving subpoenas on witnesses plus witness fees.			
		WAIVER OF	TRIAL - PLEA OF GUILT	Y - CONSENT TO ENTRY OF	JUDGMENT			
with a violation of G.S. I understand that I ar reasonable doubt. No open court, to confro I hereby plead Guilty	S. 14-107 (worthless chains of the presumed by law to be evertheless, I do herebont the witnesses agains	heck). be Not Guilty until by waive my consti st me, and to represented to the Court the	proven Guilty beyond a tutional rights to a trial in esentation by an attorney.	and restitution, and that a ve	erdict of Guilty be ente	plea of Guilty and tender of fine, cos ered. This request is made with the fi red against my record, and it will hav t of Guilty after a trial.	ull	
Amount Of Fine	Court Costs	Restitution	Total Amount Due					
\$	\$	\$	\$					
Name(s) And Address(es) C	Of Person(s) To Receive Rest	titution						
				Date Signa	ture Of Defendant			

STATE VERSUS		County File No.						
Name Of Defendant Date Of Issuance Of Warrant For Arrest Misdemeanor V	a misdeme for separate use AOC-CI For offense	*NOTE: Use this page to enter judgment on a Warrant For Arrest Misdemeanor Worthless Check. Use this Judgment page only if imposing judgment for a misdemeanor worthless check offense charged under this file number. Do not use this Judgment page to impose sentence: (i) if imposing separate judgments for separate offenses of conviction charged under this file number; (ii) to impose supervised probation; or (iii) for DWI sentences under G.S. 20-179. For DWI, use AOC-CR-342 (active) or AOC-CR-310 (probation). For structured sentencing offenses, use AOC-CR-602 (active) or AOC-CR-604 (probation). For offenses committed on or after Dec. 1, 2025, when multiple sentences of imprisonment are imposed or where the defendant is already subject to a term of imprisonment, the court must make a finding on the record stating the reasoning for concurrent or consecutive sentencing. G.S. 15A-1354(a).						
	Imprisonme	it, the count must ma	JUDGMENT		easoning for concurrent or consec	culive sentencing. G.	5. 15A-1354(a).	
District Attorney	Def. Waived Attorney De	. Cound Not Indicant	T		Appointed	D.D.	IOR CONVICTIONS:	
-	Def. Denied Appointed Counse	. I dana Not maigent			Retained		I: 0 I (0) II (1-4) III (5+)	
OFFENSE: The worthless check offense which is of this Judgment:			nor Worthless C	heck issued in this				
PLEA: guilty not guilty no contest _			VERDICT:]auilty □ not a	uilty	MISD CLA	\\$\$· □1 □2	□3
JUDGMENT: The defendant appeared in open co								
		osts	y chicled the abo	ove pied, on the di	oove verdiet, it is ondered	mat the defendant		
be imprisoned for a term of days in			Other:*		. Р	retrial credit	days served.	
Work release is recommended. is							_ ,	
The Court finds that a longer shor								
Execution of the sentence is suspended and t	the defendant is placed on u	nsupervised proba	ation* for	_ months, subject	to the following conditions:			
1. commit no criminal offense in any juris 3. remain gainfully and suitably employed 4. satisfy child support and family obligat to be included in the defendant's recor	d, or faithfully pursue a cours ions, as required by the Cou	e of study or of vo t. 5. Submit to t	ocational training the taking of dig	that will equip the itized photographs	e defendant for suitable emplo s, including photographs of the	yment and abide le e defendant's face	by all rules of the in , scars, marks, and	nstitution. d tattoos,
Costs Fine	Restitution**	Attor	rney's Fee	Community	Service Fee Other	Total A	mount Due	
\$	\$	\$		\$	\$	\$		
**Name(s), address(es), and amount(s) for Certification Of Identity (Witness Attendance 7. complete hours of community s 8. not be found in or on the premises of t 9. not assault, communicate with or be ir 10. refrain from maintaining a checking ac 11. Other:	service during the first the complainant or the presence of the compla count or making or uttering a	_ days of probation inant or a check for three y	n, as directed by t	the judicial service	s coordinator, and pay the fee	prescribed by G.S.		
The Court finds just cause to waive costs as of It is ORDERED that this: Judgment is continucase be consolidate	ed upon payment of costs. d for judgment with)C-CR-618.	Other:	 			
	the expiration of the senten	ce in						
COMMITMENT: It is ORDERED that the Cle						the defendant to	be retained in cus	tody to
serve the sentence impose		Il have complied			0 11			
Date Name Of District Court Judg	ge Or Magistrate (type or print)		S	gnature Of District C	Court Judge Or Magistrate			
		AP	PPEAL ENTR	RIES				
The defendant, in open court, gives notice of The current pretrial release order is modified		Superior C	Court.					
	ge Or Magistrate (type or print)		Signatu	re Of District Court	Judge Or Magistrate			
					- •			
		C	ERTIFICATION	ON				
I certify that this Judgment is a true and complete	e copy of the original which is			elivered To Sheriff	Signature		Dep. CSC	Asst. CSC
on file in this case.	py or and original million						Clerk Of Supe	

AOC-CR-107 Judgment, Rev. 12/25, © 2025 Administrative Office of the Courts