			File No.	
STATE OF NORTH CAROL	LINA	ļ	THE NO.	
County		In The General Court Of Justice District Court Division		
STATE VERSUS		CDI	ME VICTIME! DICI	JTC ACT
Defendant Name		CRIME VICTIMS' RIGHTS ACT MISDEMEANOR DOMESTIC VIOLENCE		
		VICTIM INFORMATION SHEET		
		(For Offenses Committed Before Aug. 31, 2019)		
		,		G.S. 15A-832.1
NOTE TO LAW ENFORCEMENT: Do not use the violence misdemeanors committed before Aug. 3 victim information for delivery to the district attorn AOC-CR-180A.	1, 2019, based on evidence	from a complaining w	ritness other than a law enforce	ement officer. To collect
NOTE TO JUDICIAL OFFICIAL ISSUING WARF Aug. 31, 2019. Instead use form AOC-CR-181B.	RANT: Do not use this form f	for a Crime Victims' R	ights Act misdemeanor commi	itted on or after
For offenses committed before Aug. 31, 2019, co (ii) for a misdemeanor listed in G.S. 15A-830(a)(7 as defined in G.S. 50B-1(b); and (iv) based only clerk of superior court by close of the next busine disclose some or all of the information, in which completed are listed on Side Two.	yg. (as codified prior to Aug. on evidence from a complain oss day. Enter the victim's na	31, 2019); (iii) commiing witness other than me, address, and tele	itted between persons who have n a law enforcement officer. De ephone number below, unless i	ve a personal relationship eliver this form to the the victim refuses to
	VICTIM INF	ORMATION		
Name		Telephone No.		Refused to Disclose
Address	Refused to Disclose	Other Contact Informati	tion (email address, etc.)	Refused to Disclose
Name Of Collecting Judicial Official (type or print)	Signature			Date
Magistrate Clerk Of Superior Court	Assistant CSC	Deputy CSC	District Court Judge	Superior Court Judge
NOTE TO CLERK: <i>DO NOT place this form in Do not retain a copy.</i>	the case file. As soon as pr	ractical, but within 72	hours of receipt, forward this f	form to the district attorney.
	VICTIM NOTIFIC	ATION REQUES	ST	
NOTE TO JUDICIAL OFFICIAL AND VICTIM: L victim meets with staff of the district attorney's of	•	at the time the charge	e(s) is initiated. This section w	ill be completed when the
NOTE TO VICTIM: Indicate below whether or no For trial proceedings, notice will come from the doffice and/or correctional officials. If you elect to number. You can change this request at any time	listrict attorney's office. For p receive any notices, you mus	oost-trial proceedings, st notify the relevant o	any notice(s) will be provided office of any change in your ac	by the Attorney General's
I do wish to receive notice of the following	ng (check all that apply):	trial proceedings	s. post-trial proceedin	gs.
I do <u>not</u> wish to receive notice of further (NOTE: You still might be subpoenaed as a v		d to appear when nee	ded for certain proceedings.)	
Signature				Date

NOTE TO DISTRICT ATTORNEY: If defendant is convicted of an offense committed before Aug. 31, 2019, and covered by the Crime Victims' Rights Act (CVRA), meaning any offense listed in G.S. 15A-830(a)(7) (see Side Two for a list), provide this form to the court at the time of sentencing. G.S. 15A-832(g). If defendant appeals to the appellate division, forward a copy of this form to the Attorney General. G.S. 15A-835(b). DO NOT file this form with the clerk for a defendant not convicted of an offense covered by the CVRA.

NOTE TO CLERK: If defendant is convicted, forward this form along with the judgment of conviction to the agency that will have custody of the defendant. The custodial agency will maintain this information as a confidential file. G.S. 15A-832(g). If defendant is not sentenced to active imprisonment or supervised probation (i.e., the defendant gets unsupervised probation or only a fine), return this form to the district attorney. **DO NOT retain a copy in the case file.**

CRIME VICTIMS' RIGHTS ACT OFFENSES

For offenses committed on or after Dec. 1, 1998, but before Aug. 31, 2019, the provisions of G.S. 15A, Article 46 (the Crime Victims' Rights Act, or CVRA) apply only to victims of offenses listed in G.S. 15A-830(a)(7) (as codified prior to Aug. 31, 2019). The list below identifies those offenses. A date range in parentheses below indicates an offense statute that was a CVRA offense during the listed range. Offense statutes without date ranges were CVRA offenses for the entire period from Dec. 1, 1998, through Aug. 30, 2019.

For offenses committed on or after Aug. 31, 2019, see forms AOC-CR-180B and AOC-CR-181B.

CVRA Offenses Committed Before Aug. 31, 2019

All felonies in Classes A, B1, B2, C, D and E

Class F Felonies

- G.S. 14-16.6(b)
- G.S. 14-16.6(c)
- G.S. 14-18
- G.S. 14-32.1(e)
- G.S. 14-32.2(b)(3)
- G.S. 14-32.3(a)
- G.S. 14-32.4
- G.S. 14-34.2
- G.S. 14-34.6(c)
- G.S. 14-41
- G.S. 14-43.2 (12/1/1998 11/30/2006*)
- G.S. 14-43.3
- G.S. 14-43.11 (12/1/2007 08/30/2019)
- G.S. 14-190.17 (12/1/1998 11/30/2008**)
- G.S. 14-190.19 (12/1/1998 09/30/2013**)
- G.S. 14-202.1
- G.S. 14-277.3 (3/1/2002 11/30/2008**)
- G.S. 14-277.3A (6/5/2009 8/30/2019)
- G.S. 14-288.9
- G.S. 20-138.5

Class G Felonies

- G.S. 14-32.3(b)
- G.S. 14-51
- G.S. 14-58
- G.S. 14-87.1
- G.S. 20-141.4 (12/1/1998 11/30/2006**)

Class H Felonies

- G.S. 14-32.3(a)
- G.S. 14-32.3(c) (12/1/1998 11/30/2005**)
- G.S. 14-33.2
- G.S. 14-34.6(b) (8/11/2014 8/30/2019)
- G.S. 14-190.17A (8/11/2014 8/30/2019)
- G.S. 14-277.3 (3/1/2002 11/30/2008**)
- G.S. 14-277.3A (6/5/2009 8/30/2019)

Class I Felonies

- G.S. 14-277.3 (12/1/1998 2/28/2002*)
- G.S. 14-32.3(b)
- G.S. 14-34.6(b) (12/1/1998 11/30/2011**)
- G.S. 14-190.17A (12/1/1998 11/30/2008**)

Any attempt of a felony listed above (Classes A - I) if the attempted felony is punishable as a felony

The following misdemeanors, when committed between persons who have a personal relationship, as defined in G.S. 50B-1(b):

- G.S. 14-33(c)(1)
- G.S. 14-33(c)(2)
- G.S. 14-33(a)
- G.S. 14-34
- G.S. 14-134.3
- G.S. 14-277.3 (12/1/1998 11/30/2008**)
- G.S. 14-277.3A (6/5/2009 8/30/2019)

Violation of a valid protective order under G.S. 50B-4.1 (10/1/2007 - 8/30/2019)

^{*} The end dates for these offenses indicates the effective date of legislation that both (i) eliminated any offense in the listed offense class for that statute and (ii) made a conforming amendment to G.S. 15A-830(a)(7), to remove the reference to that statute as a CVRA offense in that offense class.

^{**} The end date for these offenses indicates the effective date of legislation that eliminated any offense in the listed offense class under the affected statute. A conforming amendment to correct the offense's reference in G.S. 15A-830(a)(7) was enacted in later legislation.