STATE OF NORTH	CAROLINA	File No.
	County	In The General Court Of Justice ☐ District ☐ Superior Court Division
Name Of Defendant		MOTION AND ORDER COMMITTING DEFENDANT TO CENTRAL REGIONAL HOSPITAL - BUTNER CAMPUS FOR EXAMINATION ON CAPACITY TO PROCEED
		(For Offenses Committed On Or After Dec. 1, 2013)
Offense (copy of charging document(s) atta	ched)	G.S. 15A-100
a local impartial medical exp Substance Abuse Services is use form AOC-CR-207A. To	ert or forensic evaluator certified s available and appropriate. To o order a local examination for an	an examination at Central Regional Hospital - Butner campus if the court finds that under the rules of the Commission for Mental Health, Developmental Disabilities ar rder a local examination for an offense committed on or before November 30, 2013 offense committed on or after December 1, 2013, use AOC-CR-207B.
		s Forensics Services Unit, Central Regional Hospital - Butner Campus, r is 919-764-5009 and the fax number is 919-764-5012.
MC	OTION QUESTIONING DE	FENDANT'S CAPACITY TO PROCEED
in reference to the proceedings, moving party to question the det		e in a rational or reasonable manner. The specific conduct that leads the is as follows:
moving party to question the de	fendant's capacity to proceed	is as follows:
moving party to question the de	fendant's capacity to proceed  Signature  CERTIFICATE OF	is as follows:
I certify that a copy of this Motio  delivering a copy personally defendant's attorney.	Signature  CERTIFICATE OF:  In was served by: to the  prosecutor. defending a postpaid properly address tal Service directed to the  prosecutor. defending a postpaid properly address tal Service directed to the  prosecutor. defending defending a postpaid properly address tal Service directed to the	Prosecutor Defendant's Attorned Judge  SERVICE BY MOVING PARTY  dant.  seed wrapper, in a post office or official depository under the exclusive care
I certify that a copy of this Motio delivering a copy personally defendant's attorney. depositing a copy, enclosed and custody of the U.S. Pos defendant's attorney.	CERTIFICATE OF:  In was served by: to the	Prosecutor Defendant's Attorned Judge  SERVICE BY MOVING PARTY  dant.  seed wrapper, in a post office or official depository under the exclusive care
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I certify that a copy of this Motio delivering a copy personally defendant's attorney. depositing a copy, enclosed and custody of the U.S. Pos defendant's attorney. leaving a copy at the office of defendant's attorney with Name And Title Of Person With With Service accepted by:	CERTIFICATE OF:  In was served by: to the	BERVICE BY MOVING PARTY  dant.  seed wrapper, in a post office or official depository under the exclusive care dant.  prosecutor with an associate or employee.
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Original-File Copy-Hospital Copy-Moving Party Copy-Opposing Party Copy - Sheriff (Over)

	FIND	INGS			
This cause was heard before the undersigned judge upon the motion of the person named on the reverse questioning the defendant's capacity to proceed. Having considered the motion, and after hearing evidence, the Court finds that:					
<ul><li>1. The defendant's capacity to proceed is in question.</li><li>2. The defendant is charged with a felony.</li></ul>					
<ul> <li>(NOTE: An examination at a state facility <u>may not</u> be ordered for a person charged with misdemeanor(s) only.)</li> <li>□ 3. The defendant has been examined in connection with the current charges by one or more local impartial medical experts or forensic evaluators certified under the rules of the Commission for Mental Health, Developmental Disabilities and Substance Abuse</li> </ul>					
Services.  4. An examination of the defendant at Central Regional Hospital - Butner Campus to determine the defendant's capacity would be more appropriate under the provisions of G.S. 15A-1002(b)(2) than a local evaluation.					
ORDER					
It is ORDERED that: (check all that apply)					
1. The defendant be committed to Central Regional Hospital - Butner Campus for a period not to exceed sixty (60) days for observation and treatment, pursuant to G.S. 15A-1002, to determine the defendant's capacity to proceed. The moving party shall provide Central Regional Hospital - Butner Campus with a copy of this Order, the defendant's charging document(s) and any local forensic report on the defendant. The Director of Central Regional Hospital - Butner Campus must direct a written report describing the present state of the defendant's mental health to the defense attorney and to the Clerk of Superior Court for the above referenced county. The sheriff of this county shall transfer the defendant and all relevant documents to Central Regional Hospital - Butner Campus and shall return the defendant to this county when notified that the evaluation has been completed.					
2. Upon presentation of a copy of this Order by the forensic evaluator designated by Central Regional Hospital - Butner Campus, any physician or clinician, licensed health care facility, licensed health care provider, local management entity (LME), area mental health program, the North Carolina Division of Adult Correction, the North Carolina Division of Juvenile Justice, any county detention facility, or any school district is hereby authorized and required to furnish copies of all records, including school records and records containing information relating to alcohol abuse, drug abuse and psychological or psychiatric conditions, concerning defendant to the forensic evaluator designated by Central Regional Hospital - Butner Campus. Nothing herein shall be construed to require record holders to release information in violation of relevant federal law.  Upon request of the forensic evaluator designated by Central Regional Hospital - Butner Campus, counsel for the State and defendant shall furnish to the forensic evaluator designated by Central Regional Hospital - Butner Campus such records and information in counsel's possession as the evaluator requests, including but not limited to copies of law enforcement reports, investigations, witness statements, statements by defendant, defendant's medical records, and prior psychiatric or psychological evaluations of defendant. Nothing herein shall be construed to require counsel to divulge any information, documents, notes, or memoranda that are protected by attorney-client privilege or work-product doctrine.					
3. The motion is denied as the defendant's capacity to proceed is not in question.					
Name And Address Of Defendant's Attorney		Date			
		Signature Of Presiding Judge			
Telephone No.		Name Of Presiding Judge (Type Or Print)			
	RETURN O	F SERVICE			
I certify that this Order was received and served as follows:  By transporting the defendant to Central Regional Hospital - Butner Campus.  Other: (specify)					
Date Received		Signature Of Deputy Sheriff Making Return			
Date Served	Date Of Return	Name Of Deputy Sheriff Making Return (Type Or Print)			
Name Of Sheriff (Type or Print)		County Of Sheriff			
	CAPACITY DE	TERMINATION			
Following a hearing under G.S. 15A-1002, and a review of the record in this case, including the forensic evaluation of the defendant, the court has determined that (check one)  1. the defendant is <b>ABLE</b> to understand the nature and object of the proceedings against him/her, to comprehend his/her own situation in reference to the proceedings, and to assist in his/her defense in a rational and reasonable manner. Accordingly, this matter shall proceed.					
☐ 2. by reason of mental illness or defect, the defendant is UNABLE to (check all that apply) ☐ understand the nature and object of the proceedings against him/her ☐ comprehend his/her own situation in reference to the proceedings ☐ assist in his/her defense in a rational or reasonable manner and therefore the defendant lacks capacity to proceed.					
Date	Name Of Presiding Judge (Type Or Print)		Signature Of Presiding Judge		