(TYPE OR PRINT IN BLACK INK)	File No.
	Additional File Nos.
STATE OF NORTH CAROLINA	Additional File Nos.
County	
	In The General Court Of Justice ☐ District ☐ Superior Court Division
Name Of Defendant, Petitioner, Respondent	
Street Address Of Defendant, Petitioner, Respondent	
	ORDER OF ASSIGNMENT
Permanent Mailing Address Of Defendant, Petitioner, Respondent (If Different Than Above)	OR
- containing reasons of zoronaem, reasons, respectition (it zinesem rimain metro)	DENIAL OF COUNSEL
Telephone Number of Defendant, Petitioner, Respondent	
Telephone Number of Defendant, Petitioner, Respondent	
Check here if defendant is in jail	
Full Social Security No.	
Has No Social Security No.	G.S. 7A-146(11), 7A-292(15), 7A-450, 7A-451(a), 15A-1340.23(d)
Date Of Offense Most Serious Class Of Offense	
Offense(s) (List Offense(s) Only If File No. Has Not Been Assigned)	
INSTRUCTIONS: The Court should complete Part I. or Part II. of this form. Do not use this form for first-degree murder cases or murder cases where the degree is undesignated, except for cases where the defendant was under 18 years of age at the time of the offense, or for capital post-conviction cases or appeals to the Court of Appeals or Supreme Court. For adult first-degree murder cases or murder cases where the degree is undesignated at the trial level, the Office of Indigent Defense Services will use form AOC-CR-624. For capital post-conviction cases, the Office of Indigent Defense Services will use form AOC-CR-625. For appellate cases, the Court will use form AOC-CR-350.	
	T OF COUNSEL
From the petition heard in this matter, the affidavit made by the applicant named above, and the inquiry made by the Court, which is documented in the record, it is determined that the applicant is <b>not</b> financially able to provide the necessary expenses of legal representation, and <i>(check one)</i> :	
1. is charged with a felony, a misdemeanor other than a Class 3, or a Class 3 misdemeanor that was committed before December 1, 2013, or is a petitioner or respondent in a proceeding or action listed in G.S. 7A-451(a); it is ORDERED that the applicant is indigent and is entitled to the services of counsel as contemplated by law; and that the attorney named below or the public	
defender in this judicial district shall provide representation.	indica by fair, and that the attention fairned below of the public
2. is charged with a Class 3 misdemeanor that was committed on or after December 1, 2013, and (check one):	
a. the Court has found that the defendant has more than three prior convictions; it is ORDERED that the applicant is indigent	
and is entitled to the services of counsel as contemplated by law.  b. the Court has <u>not</u> found at this time that the defendant has more than three prior convictions, the defendant is in custody, the Court does not intend at this appearance to modify the defendant's conditions of release to allow the defendant to be	
released pending trial without posting a secured bond	d, and the defendant has a constitutional right to meaningful access to
	ent and is entitled to the services of counsel as contemplated by law; nder in this judicial district shall provide representation that is limited
pursuant to G.S. 15A-141(3) and 15A-143 to the time	period of the applicant's pretrial confinement on the Class 3
misdemeanor charge.	
It is further ORDERED that the defendant shall be represented by:	defender in this judicial district
☐ the attorney named below. ☐ the public defender in this judicial district.  Name Of Appointed Attorney (If Applicable) Next Court Date	
The state of the s	1.5% 55% 54%
Date Signature	Judge Clerk Of Superior Court Asst. CSC Deputy CSC Magistrate
NOTE: A magistrate may appoint counsel if designated to do so by G.S. 7A-292(15).	the Chief District Court Judge. See G.S. 7A-146(11) and

	II. DENIAL OF COUNSEL
From the petition heard in this matter, the affidavit made by the applicant named above, and the inquiry made by the Court, which is documented in the record, it is determined that the applicant (check all that apply):	
1. is charged with a felony, a misdemeanor higher than a Class 3, or a Class 3 misdemeanor that was committed before December 1, 2013, but will not receive an active or suspended term of imprisonment if he/she is convicted of the offense(s) for which he/she is charged; it is ORDERED that the defendant's petition is denied.	
2. is charged with a Class 3 misdemeanor that was committed on or after December 1, 2013, the Court has found that the defendant has fewer than four prior convictions, and the case shall proceed as a fine only case; it is ORDERED that the defendant's petition is denied.	
3. will not receive an active or suspended term of imprisonment if he/she is found in contempt; it is ORDERED that the defendant's petition is denied.	
4. is financially able to provide the necessary expenses of legal representation; it is ORDERED that the applicant is not indigent and his/her petition is denied.	
Date Signature	☐ Judge ☐ Clerk Of Superior Court ☐ Asst. CSC ☐ Deputy CSC ☐ Magistrate
NOTE: A magistrate may appoint counsel if designated to do so by the Chief District Court Judge. See G.S. 7A-146(11) and G.S. 7A-292(15).	