STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice District Superior Court Division
STATE VERSUS Name Of Defendant	
vallie Of Defendant	DETENTION OF PROBATIONER ARRESTED FOR FELONY
	G.S. 15A-534(d2)
NOTE: Use this form in conjunction with form AOC-CR-200, Cor	
FINDINGS AND	DETENTION ORDER
The undersigned, having found on the attached AOC-CR-200, in with a felony offense while on probation for a prior offense, hereb	accorporated herein by reference, that the defendant has been charged by finds in addition that (check only one)
1. the defendant poses a danger to the public, and therefore required if release is otherwise authorized.	a secured bond or electronic house arrest with secured bond is
2. the defendant does not pose a danger to the public, and the otherwise provided in G.S. Chapter 15A, Article 26.	nerefore conditions of release are set on the attached AOC-CR-200 as
3. there is insufficient information to determine whether the d following additional findings and orders below. (NOTE: <i>Not</i>	lefendant poses a danger to the public, and therefore makes the s. 3.a. and 3.b. must be completed when making this finding.)
 a. The undersigned finds the following basis for the decision defendant poses a danger to the public: 	on that additional information is needed to determine whether the
b. The undersigned further finds that the following addition	nal information is necessary to make that determination:
G.S. 15A-534(d2)(3). The custodian is further ORDERE location, date and time specified on the attached AOC-0	ached AOC-CR-200 is ORDERED to detain the defendant pursuant to ED to bring the defendant before a judge for first appearance at the CR-200, but if the information identified in No. 3.b. becomes available to defendant immediately before any judicial official to set conditions of
Date	Signature Of Judicial Official
	k Of Superior Court District Court Judge Superior Court Judge
	I DETENTION ORDER
NOTE: This order is required only if the defendant was detained pursual The undersigned judicial official ORDERS that the defendant be	released from the Detention Order entered above, because (check one)
$\hfill \square$ 1. upon receipt and consideration of the additional informatio	n described above,
2. upon review of the defendant's eligibility for release at his/l	her first appearance,
the undersigned finds that the defendant does does of release accordingly on the attached AOC-CR-200.	ot pose a danger to the public, and therefore sets or denies conditions
Date	Signature Of Judicial Official
Magistrate Deputy CSC Assistant CSC Clerk	k Of Superior Court District Court Judge Superior Court Judge
NOTE TO HIDIOIAL OFFICIAL T	

NOTE TO JUDICIAL OFFICIAL: First appearance must be held at the earlier of (i) the first regular session of district court in the county or (ii) within 72 hours of arrest, or 96 hours if the courthouse is closed for transactions for a period longer than 72 hours. G.S. 15A-601(c). A lack of information to determine whether the defendant poses a danger to the public does not permit a delay of the first appearance. If the defendant was detained pursuant to No. 3 above, then upon receipt of information identified in No. 3.b., any judicial official before whom the defendant is brought must set conditions of release pursuant to G.S. 15A-534(d2)(3), in accord with the official's further finding concerning danger to the public under Release From Detention Order above.

	File No.	
STATE OF NORTH CAROLINA		
County	In The General Court Of Justice ☐ District ☐ Superior Court Division	
STATE VERSUS	DETENTION OF DEFENDANT	
Name Of Defendant	ARRESTED FOR PROBATION VIOLATION WITH PENDING FELONY OR PRIOR SEX OFFENSE G.S. 15A-1345(b1)	
NOTE: Use this form in conjunction with form AOC-CR-200, Condit	ions Of Release And Release Order.	
FINDINGS AND DE	TENTION ORDER	
The undersigned, having found on the attached AOC-CR-200, incorporation a violation of probation with a pending felony charge or a prior cofinds in addition that <i>(check only one)</i>		
1. the defendant poses a danger to the public, and therefore release is denied pending the defendant's probation revocation hearing as ordered on the attached AOC-CR-200 and pursuant to G.S. 15A-1345(b1)(1).		
2. the defendant does not pose a danger to the public, and therefore conditions of release are set on the attached AOC-CR-200 as otherwise provided in G.S. Chapter 15A, Article 26.		
3. there is insufficient information to determine whether the defendant poses a danger to the public, and therefore enters the following Detention Order. (NOTE: <i>A date and time for production of the defendant must be set in No. 3.b. when making this finding.)</i>		
a. The undersigned ORDERS that the custodian of the detent defendant pursuant to G.S. 15A-1345(b1)(3), in order for the defendant poses a danger to the public.	ion facility named on the attached AOC-CR-200 detain the e court to obtain sufficient information to determine whether the	
b. It is further ORDERED that, if conditions of release have no (date) at a the defendant immediately before any judicial official at that	m pm (no later than 7 days from arrest), the custodian shall bring	
Date	Signature Of Judicial Official	
Magistrate Deputy CSC Assistant CSC Clerk Of	Superior Court District Court Judge Superior Court Judge	
RELEASE FROM DETENTION ORDER		
NOTE: This order is required only if the defendant was detained pursuant to No. 3, above.		
The undersigned judicial official ORDERS that the defendant be released from the Detention Order entered above, because (check one)		
1. upon receipt and consideration of additional information,		
 2. upon review of the defendant's eligibility for release after determined. No. 3.b. above, 	ntion without bail pursuant to G.S. 15A-1345(b1) as specified in	
the undersigned finds that the defendant $\ \square$ does $\ \square$ does not of release accordingly on the attached AOC-CR-200.	pose a danger to the public and therefore sets or denies conditions	
Date	Signature Of Judicial Official	
Magistrate Deputy CSC Assistant CSC Clerk Of S	Superior Court District Court Judge Superior Court Judge	
NOTE TO JUDICIAL OFFICIAL: If the defendant has been held for seven	a (7) days since arrest purposet to C.S. 15A 1245/b1) and without a	

NOTE TO JUDICIAL OFFICIAL: If the defendant has been held for seven (7) days since arrest pursuant to G.S. 15A-1345(b1) and without a determination of conditions of release, the defendant must be brought before **any** judicial official, who must record in writing that the defendant has been held for 7 days and impose conditions of release as otherwise provided in G.S. 15A-1345. If the defendant is found to be a danger to the public, whether upon receipt of additional information or after 7 days without additional information, release must be denied pending the probation revocation hearing.