STATE	OF NOR	TH CA	ROLIN	IA					Fil	le No.					
(NOTE: This for under G.S. 20-1	rm should be use 179 may not be co	County d for only one D onsolidated for j	WI convictio udgment.)	n. Multip	le convictio	Sea ons sente	at of Cou nced	rt					Court Of J erior Cou		
STATE VERSUS							IMF					UDGME	NT		
Name Of Defend								(For			_	_	TENCE e Dec. 1, 2	2009)	
Race Sex	Drivers License I	Vo.		State	Date Of Bir	th	CO	имітм	ENT (ON SF	PECIAL	PROI	BATION	GS	. 20-179
Date Of Offense	Attorney For	State		De No	ef. Found ot Indigent	Def.	vvaiveu	Attorney I	For Defe	ndant			Appointed Retained		tr Initials
cor bus	Impaired Drivin nsuming alcoho s, school activit ense (G.S. 20-1	I and this was y bus, or child	the defend	dant's s		subsequ	ent conv	iction of	this offe	ense (G	S.S. 20-13	38.2A).		ing a so	hool
the offense sp Rev. 12/07), h	ving considered	The Court, bate following pure wo. Levidence, are	sed upon the sed u	he deter evel. Le f counse	evel Four el and stat	s shown	on the a	ttached	Determ	ination	of Senter	J	ctors form (by jury, AOC-CF	
or a minimum	term or	101 8	a maximum	i terrir or		l	n the cu	stody of	the Mis	demear	nant Conf	inemen	t Program.		
This senter	nce shall run at	the expiration	n of the ser	ntence ir	mposed in	n file nur	nber .								
and as an i	t shall be given inpatient at a fa t shall be applic ent for special p	cility operated against the	d or license	d by the mum ar	nd maximu	r the treaum	atment of above.	falcohol	ism or s	substan	ce abuse		•	n of the	above
				SU	ISPENS	SION C	F SEN	ITENC	E						
unsupervis supervised	conditions set sed probation for probation for _	nn	_ months. nonths, the	Court h	aving rec	eived ev	vidence a	and havii	ng found	d as a fa		upervisi	on is necess	sary.	
] b. as an inpa		days eriff of this extreatment	☐ mo County. facility)	onths [and	hours I pay jail		ed under	those re	ules.		_ and s	hall follow th	e rules o	of that
	or offenses commi This term shall NC											-CR-603	A, Page Tw	Ο.	
B. The defe	endant shall reper condition to erving this term	oort Day	, ,	gain time Pate		Hour	☐ AM ☐ PM	and sh remain custod	álÍ in	Day	ume.	Date		Hour	□ AM □ PM
consecu D. This terr	endant shall ag utive weeks, and m shall be serve lease is recomr	d shall remaired at the direc	in custody	during probation	the same	hours e	ach wee	k until co	ompletio	,		erm orde	ered.		
					MONET										
	t shall pay to th ve, pursuant to		determ								n supervi s follows:		if placed or	superv	ised
\$	Fine \$	Restitution*	Attorney's		\$	nity Servi		EHA Fee			Appt Fee		\$	mount Du	e
	Restitution W finds just cause			•			AOC-CR-	-		corporat ner:	ted by ret	rerence.			_
	<u> </u>		SULAR C								343(b)				
The defendant signifully and sui institution. (4) Salf the defendant probation officer reasonable time (7) Notify the proofficer a facility if the defendant and Juvenile Justine 19 10 10 10 10 10 10 10 10 10 10 10 10 10	chationary judgments and it can be shall: (1) Commit it ably employed of attisfy child supposis on supervised. (6) Report as dies, answer all reasobation officer if the maintained by the is to serve an actistice governing the of the defendant's	no criminal offer r faithfully pursurt and family ob probation, the crected by the Conable inquiries the defendant far Section of Priscive sentence as the conduct of in	nse in any juue a course of ligations, as defendant shourt or the properties to obtain ones. It is a condition mates while it is a county ones.	risdiction of study of required all also: robation of er and of or retain of specia	i. (2) Posse or of vocation by the Councillon (5) Remain officer to the btain prior a satisfactory al probation ed. (10) If p	ess no fire onal train urt. n within the e officer approval y employin, the defi olaced on	ing that we jurisdict at reasona from the coment. (8) Anneats should be seen that the coment is the coment of the	ill equip the ion of the able times officer for, at a time the able all also:	Court ur and place and notifice be des	dant for some some some some some some some some	suitable en inted writte in a reasor icer of, any by the prob and regul	en permise hable many change pation off	at, and abide besion to leave nner, permit the in address or icer, visit with the Division of	by all rule by the Co ne officer employn the proba	ourt or the to visit at nent.

	SPECIAL CONDIT	ONS OF PROBATION	- G.S. 15A-1343(b1);	20-179	
12. Surrender the de a motor vehicle u a motor vehicle u the Clerk the con within	efendant's drivers license to the Countil the defendant's driving privile the community service fee prescribed by the days of this date. Fees, or control any illegal drug or container with the prescription nusuch illegal drug or controlled substances are sold, kept or used. Frequest of any law enforcement thol or controlled substances. Sold on the continuous alcohol monitoring	clerk of Superior Court for training is restored by that Division is restored by the set of t	nsmittal/notification to the Din, except as may be permit om this date as directed by chedule set out under "Moneing service. The present at or frequent are hysical, chemical, blood, or nuous alcohol monitoring syerk the fees associated with a good cause shown, that the control of the property of the present at the fees associated with a good cause shown, that the control of the present at the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, that the fees associated with a good cause shown, the fees associated with a good cause shown, that the fees associated with a good cause shown, the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees associated with a good cause shown and the fees ass	the judicial service coordinator, and	perate pay to and dision of viding di to ole
[Check any that apply - G.S] The probation officer Condition No. 13 abo	may transfer the defendant to un	nsupervised probation upon o Amount Due" on the reverse.	completion of the com	munity service required by Special	
	SPECIAL	ALCOHOL CONCEN	TRATION FINDING		
The defendant's alco	ohol concentration was 0.16	0.15 (use for offense(s)	committed on or after Decembe	er 1, 2007) or greater.	
	ORDEF	R OF COMMITMENT/A	PPEAL ENTRIES		
the officer cause or until the defen 2. The defendant gi follows:	the defendant to be delivered widant shall have complied with the ives notice of appeal from the judal of appeal or remand to District Cc).	th these copies to the custod e conditions of release pending lgment of the District Court to court requires that a new senter	y of the agency named on t ng appeal. the Superior Court. The cu ncing hearing be scheduled in	sheriff or other qualified officer and he reverse to serve the sentence important pretrial release order is modified in District Court, unless certain conditions of page 11 and 12 and 13 and 14 and 15 and 15 and 16 and	ed as ons are
		SIGNATURE OF J			
Date	Name Of Presiding Judge (type or	print)	Signature Of Presiding Judge	•	
		CERTIFICATIO	N		
Determination Of	ent and the attachment(s) marked f Sentencing Factors (AOC-CR-3 sheet, Notice And Order (Initial S	11, Rev. 12/07) 3.	e copies of the originals. Other:		
Date Date	Certified Copies Delivered To Sherifi	Signature Of Clerk		Deputy CSC Asst. CSC Clerk Of Superior Court	EAL
as a men	result of a prior impaired driving li	cense revocation as defined in e defendant's conviction to DM	G.S. 20-28.2, report DWI Defe V in the usual manner. If ther	the defendant's drivers license is revo endant Registration Stop to DMV using e is a non-defendant vehicle owner, re n innocent owner).	7