ST	ATE	OF NOF	_	_	NA		_	-1 -10		F	ile No.						
(NOT	E: This fo	rm should be use	County d for only or	ne DWI convic	tion. Mult	tiple convicti		at of Cou enced	π					Court Of			
STATE VERSUS  Name Of Defendant									I I A	DAIDI				erior Cou		ion	
								IMPAIRED DRIVING - JUDGMENT SUSPENDING SENTENCE (For Offenses Committed Dec. 1, 2009 - Nov. 30, 2011)									
Race	Sex	Orivers License No. State Date Of Birth						COMMITMENT ON SPECIAL PROBATION  G.S. 20-179									
Date O	f Offense	Attorney For	State			Def. Found Not Indigent	t □ Def.	vvaiveu	Attorne	y For Defe	endant			Appointed Retained		tr Initials	
Offen	cor	Impaired Drivin suming alcohors, school activitense (G.S. 20-	ol and this try bus, or c	was the defe	endant's	second or	subseq	uent conv	iction o	of this off	ense (G	.S. 20-13	38.2A).	Opera	ting a sc	hool	
the of Rev.	ffense sp 12/07), h evel One	t was found gubecified above.  as imposed the last imposed the last imposed Towns in the last imposed Towns in the last imposed the last imposed in the last imposed i	The Court, e following	, based upor punishment <b>Level Three</b>	the det level.	termination	r.	n on the a	ttache	d Determ	ination o	of Senter	ncing Fa	ctors form	,,,,,		
for a minimum term of for a maximum term of								in the custody of the Misdemeanant Confinement Program.									
Tr	nis sente	nce shall run at	t the expira	ation of sente	ence imp	oosed in fil	e numbe	er									
ar	id as an se. Credi	t shall be given inpatient at a fa t shall be applic ent for special p	acility opera	ated or licen the mi	sed by t nimum a	he State fo and maxim	or the tre	atment o	falcoh	olism or s	substand	ce abuse		•	on of the	above	
					S	USPEN	SION	OF SEN	ITEN	CE							
		conditions set				s sentence	is susp	ended an	d the d	lefendant	t is place	ed on					
		ed probation for <sub>-</sub>				having re	ceived e	vidence a	and hav	ving foun	d as a fa	act that s	upervisi	on is neces	sary.		
	<u> </u>					IAL PRO									•		
A.	1. in 2. a	ndition of special the custody of s an inpatient in scharged, and This term shall NO	the Sheriff n <i>(name tre</i> shall not le	of this Coun atment facilities ave its prem	ty ty) ises exc	and pay ja	ail fees. horized ι	ınder thos	se rules		mor	, sha	hours	the rules of	that facili	ty until	
□ B.	The defining a sob	endant shall reper condition to erving this term	port Day	ou by good in	Date	no, or paron	Hour	□ AM □ PM	and s	hall	Day	umo.	Date		Hour	□ AM □ PM	
 D	The deformant consecution. This term	endant shall ag itive weeks, an n shall be serv lease is recomi	ain report d shall rem ed at the d	nain in custo lirection of th	dy durin ne proba	g the same	e servinç e hours o r within _	g this tern each wee 	n on the k until days	e same d completi	lay of the	active t		ered.			
						MONET								15 1			
		t shall pay to th ve, pursuant to		· —		of the prob				ut by the				if placed o	n superv	sed 	
Costs \$		Fine \$	Restitution \$	\$	y's Fees	\$	ınity Servi		\$	ee/CAM F		Appt Fee		Total A	mount Du	e	
		"Restitution W finds just cause						AOC-CR- AOC-CI			corporat her:	ed by re	terence.				
		,		EGULAR								43(b)					
The degainful institute of the control of the contr	efendant sully and sultion. (4) Soldefendant tion office mable time a facility and ant's personal sullings.	bationary judgme shall: (1) Commit itably employed c atisfy child suppo is on supervised (6) Report as di s, answer all reasobation officer if t maintained by the son and of the deaters support to any	no criminal or faithfully port and family probation, to rected by the sonable inquite defendance Division of fendant's version of the control	offense in any pursue a cours y obligations, a he defendant e Court or the uiries by the offit fails to obtail Prisons of the enicle and preserved.	jurisdiction of study as require shall also probation fficer and n or retain the property of the study of the	on. (2) Poss y or of vocated by the Co c (5) Remain officer to the obtain prior n satisfactor nent of Adult ile the defer	sess no fir tional trair ourt. in within t he officer approval ry employ t Correction adant is pi	hing that whe jurisdict at reasona from the coment. (8) Ann. (9) Subresent, for	ill equip ion of the able time officer fo at a time mit at re purpose	the defen ne Court u es and pla r, and noti e to be des easonable es directly	nless graces and in fy the officients to virial tenders to virial	nted written a reason cer of, any the probability of the probability o	en permise nable many change pation off se search ation sup-	sion to leave nner, permit to in address of cer, visit with es by a proba- ervision, but	by all rules by the Co he officer employm the proba ation office he defend	ourt or the to visit at ent. tion er of the ant may	

defendant may be required to reimburse the Division of Community Supervision and Reentry of the Department of Adult Correction for the actual cost of drug screening and drug testing, if the results are positive. (10) Submit to warrantless searches by a law enforcement officer of the defendant's person and of the defendant's vehicle, upon a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon listed in G.S. 14-269 without written permission of the court. (11) Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors, or sellers of any such illegal drugs or controlled substances; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances are sold, kept, or used.

If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (12) Obey the rules and regulations of the Division of Prisons of the Department of Adult Correction and, if applicable, the Division of Juvenile Justice of the Department of Public Safety, governing the conduct of inmates while imprisoned. (13) If placed on supervised probation above, report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment

		SPE	CIAL CONDITI	ON	S OF PROBATION	I - G.S.	15A-	1343(b1);	20-	179			
15. 16. 17.	Surrender the a motor vehicle Complete coordinator. To not due be to be paid beginning Abstain from a of Community the system, as the defendant	defendant's drive until the deferming hours he fee prescribe cause it is assering pursuant the service.  alcohol consump Supervision and set by the entity should not be refered.	vers license to the C dant's driving privile of community servic d by G.S. 143B-148 sed in a case adjuc to the schedule set of d Reentry of the Dep y providing the syste equired to pay the ce	clerk ege is ce du 33 is dicate out un _ day partn em, le osts	nended education or tre of Superior Court for tra is restored by that Divisi ring the first  ed during the same terr inder Monetary Condition ys, as verified by a continent of Adult Correction but not to exceed a tota of the continuous alcoh on of the defendant in the	nnsmittal/ on, excep days on of court ns above inuous al TI I cost of S ol monito	ot as m of the position cohol r he defe	within monitoring syendant shall property.	vstem pay to	a a limited p as directe days of the of a type a the Clerk inds, upon	orivilege d by the nis Judg approved the fees good ca	judicial ment an I by the l associa use sho	service  d before  Division ted with wn, that, the
Charles	and that annie	0.0.00.470/=)1											
The	Check any that apply - G.S. 20-179(r)    The probation officer may transfer the defendant to unsupervised probation upon completion of the community service required by Special Condition No. 16 above.   payment of the "Total Amount Due" on the reverse.												
	SPECIAL ALCOHOL CONCENTRATION FINDING												
The Othe		Icohol concentra	ation was 0.15 or gre	eater	r.								
			ORDER	OF	COMMITMENT/A	PPEAL	_ ENT	TRIES					
<ol> <li>It is ORDERED that the Clerk deliver two certified copies of this Commitment on Special Probation to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.</li> <li>The defendant gives notice of appeal from the judgment of the District Court to the Superior Court. The current pretrial release order is modified as follows:         <ul> <li>NOTE: Withdrawal of appeal or remand to District Court requires that a new sentencing hearing be scheduled in District Court, unless certain conditions are met. G.S. 20-38.7(c).</li> </ul> </li> <li>The defendant gives notice of appeal from the judgment of the Superior Court to the appellate division. Appeal entries and any conditions of post-conviction release are set forth on form AOC-CR-350.</li> </ol>													
					SIGNATURE OF J								
Date		Name Of Pre	esiding Judge (type or p	print)		Signatu	ire Of P	residing Judge	,				
					CERTIFICATION	) N							
1. 2.	Determination Restitution Wo (AOC-CR-611	Of Sentencing orksheet, Notice	tachment(s) marked Factors (AOC-CR-3 And Order (Initial S as Delivered To Sheriff	11, F Sente	ow are true and comple			originals.		Deputy CSG Clerk Of Su		est. CSC	SEAL
as a res	ult of a prior in	npaired driving lic	ense revocation as o	define	iolation of an offense inved in G.S. 20-28.2, reporter. If there is a non-defen	DWI Defei	ndant R	Registration Si	top to	efendant's d DMV using	rivers lid menu it	ense is r em #9 in .	STARS.

STARS (unless the owner has been found to be an innocent owner).