STATE OF NORTH CAROLINA  County  Seat of Court												
(NOTE	:: This for G.S. 20-1	n should be used for only one DWI o 79 may not be consolidated for judgr	conviction. Multiple convictions sen	In The General Court Of Justice  District Superior Court Division								
		STATE VERSU	S	IMPAIRED DRIVING - JUDGMENT								
Name C	)f Defenda	nt		SUSPENDING SENTENCE (For Offenses Committed On Or After Dec. 1, 2016)								
Race		Orivers License No.	State Date Of Birth	COMMITMENT ON SPECIAL PROBATION  G.S. 20-179								
Date Of	Offense	Attorney For State		f. Waived orney  Attorney For Defendant  Appointed  Retained  Crt Rptr Initials								
Offense Impaired Driving (G.S. 20-138.1). Impaired Driving in a commercial vehicle (G.S. 20-138.2). Operating a commercial vehicle after consuming alcohol and this was the defendant's second or subsequent conviction of this offense (G.S. 20-138.2A). Operating a school bus, school activity bus, child care vehicle, ambulance, other EMS vehicle, firefighting vehicle, or law enforcement vehicle after consuming alcohol and this was the defendant's second or subsequent conviction of this offense (G.S. 20-138.2B).												
the of Rev. 1	ense spe 2/15), ha gravate	as imposed the following punish the Level One. Level One.	upon the determinations showment level.  Level Two. Level	uant to Alford) ( of no contest) trial by judge trial by jury, of yn on the attached Determination of Sentencing Factors form (AOC-CR-311,  Three. Level Four. Level Five.  t of defendant, ORDERS that defendant be imprisoned								
for a m	inimum t	erm of for a ma	ximum term of	in the custody of the Misdemeanant Confinement Program.								
Th	is senten	ce shall run at the expiration of	sentence imposed in file numb	er								
The defendant shall be given credit for days spent in confinement prior to the date of this Judgment as a result of this charge and as an inpatient at a facility operated or licensed by the State for the treatment of alcoholism or substance abuse after the commission of the above offense. Credit shall be applied against the minimum and maximum terms above imprisonment for special probation below. (NOTE: No credit may be given for the first 24 hours spent in confinement.)												
				OF SENTENCE								
Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on unsupervised probation for months.  supervised probation for months, the Court having received evidence and having found as a fact that supervision is necessary.												
			SPECIAL PROBAT	ION - G.S. 15A-1351								
B.	1. in 2. as dis NOTE: The defe in a sobe	ndant shall report Day r condition to	County. and pay jail fees facility) premises except as authorized	, shall follow the rules of that facility until								
☐ C. ☐ D.	The defe consecut This term	ive weeks, and shall remain in on shall be served at the direction	custody during the same hours of the probation officer within	eg this term on the same day of the week for the nexteach week until completion of the active term ordered days months of this Judgment.								
E.	vvork reie	ease is recommended.	Substance abuse treatment is	CONDITIONS								
			or Court the "Total Amount Du	e" shown below, plus the probation supervision fee if placed on supervised fficer.   set out by the court as follows:								
Costs \$		Fine Restitution* A \$ \$	ttorney's Fees   Community Ser \$	vice Fee   EHA Fee/CAM Fee   Appt Fee/Misc   \$ Total Amount Due   \$								
NOTE: In addition to all other costs, G.S. 7A-304(a)(10) requires a fee of \$100.00 for a conviction of any of the four offenses sentenced on this form.  *See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference.  The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other:												
				PROBATION - G.S. 15A-1343(b)								
The de gainful institut face, s If the dunknov (8) Reptimes, the prodefend not be	fendant shall be shal	ably employed or faithfully pursue a tisfy child support and family obligating, and tattoos, to be included in the son supervised probation, the deferupervising probation officer. (7) Remeted by the Court or the probation of reasonable inquiries by the officer acter if the defendant fails to obtain or	n any jurisdiction. (2) Possess no focurse of study or vocational trainions, as required by the Court. (5) defendant's records.  Idant shall also: (6) Not abscond, be also within the jurisdiction of the Coufficer to the officer at reasonable tind obtain prior approval from the cretain satisfactory employment. (1 d premises while the defendant is uld otherwise be unlawful.  Original - File Material opposite unmarked square.	irearm, explosive device or other deadly weapon listed in G.S. 14-269. (3) Remain ng, that will equip the defendant for suitable employment, and abide by all rules of the Submit to the taking of digitized photographs, including photographs of the defendant's but unless granted written permission to leave by the Court or the probation officer. These and places and in a reasonable manner, permit the officer to visit at reasonable efficer for, and notify the officer of, any change in address or employment. (9) Notify (9) Submit at reasonable times to warrantless searches by a probation officer of the present, for purposes directly related to the probation supervision, but the defendant may copy - DMV is is to be disregarded as surplusage.								

(11) 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. (12) 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. (13) Supply a breath, urine, or blood specimen for analysis of the possible presence of prohibited drugs or alcohol when instructed by the defendant's probation officer for purposes directly related to the probation supervision. If the results of the analysis are positive, the probationer may be required to reimburse the Division of Adult Correction and Juvenile Justice for the actual costs of drugs or alcohol screening and testing.

If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (14) Obey the rules and regulations of the Division of Adult Correction and Juvenile Justice governing the conduct of inmates while imprisoned. (15) 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.

within seventy-two (72	) hours of the defendant's d	lischarge from the ac	ctive term of imprisonment.					
	SPECIAI	L CONDITION	S OF PROBATION -	G.S. 1	5A-1343(b1);	20-179		
☐ 17. Surrender the a motor veh ☐ 18. Complete coordinator. ☐ not due lend to be pai	ne defendant's drivers licicle until the defendant'shours of com The fee prescribed by Co pecause it is assessed in d pursuant to the s	ense to the Clerk driving privilege in munity service du G.S. 143B-708 is a case adjudicat	mended education or treat of Superior Court for trans s restored by that Division uring the first  ed during the same term of nder Monetary Conditions	smittal/no i, except a days of the of court.	as may be permitte	ed in a limited pr	ivilege. by the judicial s	ervice
19. Abstain from a. The fe	defendant	pe paid directly to	days, months, as ve	/	, t	he local governr	ment entity resp	
not be	required to pay the fees	and the local gov	finement facility, upon the vernment's agreement to p n credit against this period	pay them.				
[Check any that apply The probation o Condition No. 18	fficer may transfer the de		ervised probation upon co unt Due" on the reverse.	ompletion	of the comm	nunity service re	quired by Specia	al
		SPECIAL AL	COHOL CONCENT	RATIO	N FINDING			
The defendant's	alcohol concentration w	as 0.15 or greate	r. Other:					
		ORDER OF	COMMITMENT/AP	PEAL I	ENTRIES			
officer cause until the defer  2. The defendar follows: NOTE: Withdownet. G.S. 20-3	the defendant to be deli- ndant shall have complie at gives notice of appeal rawal of appeal or remand 3.7(c).	vered with these of with the condition of the judgmen of the District Court reference from the judgmen	es of this Commitment on opies to the custody of the ons of release pending ap t of the District Court to the opinion of the District Court to the opinion of the District Court to the opinion of the Superior Court to the opinion op	e agency peal. e Superio	named on the reverse Court. The curre	ent pretrial releas	e sentence impo se order is modif ess certain conditi	sed or fied as tions are
			SIGNATURE OF JU	DGE				
Date	Name Of Presiding	Judge (type or print)		Signature	Of Presiding Judge			
			CERTIFICATIO	N				
1. Determination	orksheet, Notice And Or	(AOC-CR-311, R		•	the originals.			
Date	Date Certified Copies Deliv	vered To Sheriff	Signature Of Clerk			Deputy CSC Clerk Of Supe	Asst. CSC	SEAL
as a result of a prior	impaired driving license r	evocation as define	riolation of an offense involued in G.S. 20-28.2, report DV	VI Defenda	ant Registration Sto	p to DMV using r	nenu item #9 in S	TARS.

Material opposite unmarked squares is to be disregarded as surplusage.

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