STATE	OF NO	RTH CA	ROLIN				File No.							
(NOTE: This fo	County Seat of Court In The General Court Of Justice													
	179 may not be o					Superio			sion					
STATE VERSUS Name Of Defendant							IMPAIRED DRIVING - JUDGMENT SUSPENDING SENTENCE							
Race Sex Drivers License No. State Date Of Birth							(For Offenses Committed Dec. 1, 2016 - Nov. 30, 2023)							
									PECIAL			1	<u>5. 20-179</u>	
Date Of Offense Attorney For State						ef. Waived forney	Attorney For De	fendant			pointed etained	Сπ Кр	tr 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. 20-138.2A). alcohol and this was the defendant's second or subsequent conviction of this offense (G.S. 20-138.2A).														
The defendant was found guilty/responsible, pursuant to plea (pursuant to <i>Alford</i>) (of no contest) trial by judge trial by jury, of														
the offense specified above. The Court, based upon the determinations shown on the attached Determination of Sentencing Factors form (AOC-CR-311, Rev. 12/15), has imposed the following punishment level.														
Aggravated Level One. Level Two. Level Three. Level Four. Level Five.														
The Court, having considered evidence, arguments of counsel and statement of defendant, ORDERS that defendant be imprisoned for a minimum term of														
						in the custody of the Misdemeanant Confinement Program.								
This sentence shall run at the expiration of sentence imposed in file number														
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: <i>No credit may be given for the first 24 hours spent in confinement.</i>)														
SUSPENSION 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.														
SPECIAL PROBATION - G.S. 15A-1351														
A. As a condition of special probation, the defendant shall serve an active term of days months hours														
1. in the custody of the Sheriff of this County. and pay jail fees. 2. as an inpatient in <i>(name treatment facility)</i>														
discharged, and shall not leave its premises except as authorized under those rules. NOTE: This term shall NOT be reduced by good time, gain time, or parole, or, unless provided above, by jail or treatment time.														
	endant shall re			gain time Date	e, or parole, or, un Hour	AM	and shall	Day	t time.	Date		Hour	□AM	
in a sobor condition to							remain in custody until	1						
					continue servir									
consecutive weeks, and shall remain in custody during the same hours each week until completion of the active term ordered.														
E. Work re	lease is recom	imended.	∃F. Substa		se treatment is									
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee if placed on supervised														
probation abo					the probation c		set out by th					•		
Costs \$	Fine \$	Restitution* \$	Attorney's \$	s Fees	Community Ser \$	vice Fee	EHA Fee/CAM \$	Fee	Appt Fee \$	Misc	Total Am \$	ount Du	e	
*See attached	"Restitution V	Vorksheet, Not	ice And Or	der (Initi	res a fee of \$10 al Sentencing)"	AOC-CR	-611, which is i	ncorpora			ced on t	his forn	1.	
The Court	finds just caus				ne attached)ther:	40/h)					
The defendant s gainfully and su institution. (4) S face, scars, mai <u>If the defendant</u> unknown to the (8) Report as di	shall: (1) Commi itably employed atisfy child supp ks, and tattoos, is on supervised supervising prot rected by the Co	ent may be exter tho criminal offer or faithfully pursu ort and family ob to be included in d probation, the co pation officer. (7) urt or the probati	nded pursual nse in any ju ue a course of ligations, as the defenda defendant sh Remain with ion officer to	nt to G.S. irisdiction of study of required ant's reco- all also: (nin the jur the office	15A-1342. . (2) Possess no f or vocational train by the Court. (5)	irearm, exp ng, that wil Submit to tl οy willfully a ourt unless mes and pl	blosive device or of l equip the defend ne taking of digitiz woiding supervisi granted written p aces and in a rea	other dead dant for su zed photog on or by w ermission asonable m	lly weapon itable empl graphs, incl illfully maki to leave by nanner, per	oyment, and a uding photogr ng the defend the Court or t mit the officer	abide by a raphs of th dant's whe the probat to visit at	all rules on the defen ereabout tion offic reasona	of the dant's s er. able	
the probation of defendant's per	ficer if the defen son and of the d	dant fails to obta	in or retain s le and premi	atisfactor ses while	y employment. (1 the defendant is	0) Submit a present, for	at reasonable time r purposes directl	es to warra	antless sea	rches by a pro	obation of	ficer of t	he	

Material opposite unmarked squares is to be disregarded as surplusage. AOC-CR-310D, Rev. 12/23, © 2023 Administrative Office of the Courts

(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 Community Supervision and Reentry of the Department of Adult Correction for 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 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. (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.											
SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1); 20-179											
 16. Obtain a substance abuse assessment and all recommended education or treatment. 17. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles; and not operate a motor vehicle until the defendant's driving privilege is restored by that Division, except as may be permitted in a limited privilege. 18. Complete hours of community service during the first days of the period of probation, as directed by the judicial service coordinator. The fee prescribed by G.S. 143B-1483 is days of the period of probation, as directed by the judicial service beginning service. 19. Abstain from alcohol consumption for days, months, as verified by a continuous alcohol monitoring (CAM) system. a. The fees for the system shall be paid directly to the monitoring provider by, the local government entity responsible for the defendant is incarceration in the local confinement facility, upon the Court's finding, for good cause shown, that the defendant should not be required to pay the fees and the local government's agreement to pay them. b. (<i>Levels 1 and 2, only</i>) The defendant shall be given credit against this period of abstinence and monitoring for (<i>maximum of 60</i>) days go this. 20. Other: 											
[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. 18 above. payment of the "Total Amount Due" on the reverse.											
SPECIAL ALCOHOL CONCENTRATION FINDING											
The defendant's alcohol concentration was 0.15 or greater.											
ORDER OF COMMITMENT/APPEAL ENTRIES											
 1. 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. 2. 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:											
SIGNATURE OF JUDGE Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge											
Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge											
CERTIFICATION											
I certify that this Judgment and the attachment(s) marked below are true and complete copies of the originals. 1. Determination Of Sentencing Factors (AOC-CR-311, Rev. 12/15) 2. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611)											
Date Date Certified Copies Delivered To Sheriff Signature Of Clerk Deputy CSC Asst. CSC SEAL											
NOTE TO CLERK: If the defendant's conviction is based on a violation of an offense involving impaired driving while the defendant's drivers license is revoked as a result of a prior impaired driving license revocation as defined in G.S. 20-28.2, report DWI Defendant Registration Stop to DMV using menu item #9 in STARS. Also report the defendant's conviction to DMV in the usual manner. If there is a non-defendant vehicle owner, report registration stop to DMV using menu item #10 in STARS (unless the owner has been found to be an innocent owner). Material opposite unmarked squares is to be disregarded as surplusage.											