STATE	OF NOR	TH CAROLI	INA			F	ile No.			
NOTE: This fo	arm abauld ba uaad f	_County	ation Multiple convi		at of Cou	rt	In The Ge	neral Court Of	Justice	
(NOTE: This form should be used for only one DWI conviction. Multiple convictions sent under G.S. 20-179 may not be consolidated for judgment.)					□ District □ Superior Court Division					
STATE VERSUS					IMPAIRED DRIVING - JUDGMENT					
Name Of Defend	dant							SENTENCE n Or After Dec.	1, 2023	.)
Race Sex	Drivers License No.		State Date Of	Birth	□ coi	MMITMENT	ON SPECIAL	PROBATION	G.8	S. 20-179
Date Of Offense	Attorney For Sta	ate	Def. Foun	d Def. ent Atto	Waived rney	Attorney For Defe	endant	Appointed Retained	. .	otr Initials
co bu	nsuming alcohol a is, school activity l	(G.S. 20-138.1). [and this was the defe bus, child care vehic s the defendant's sec	endant's second le, ambulance, o	or subseq ther EMS	uent con vehicle, f	viction of this office irefighting vehice	fense (G.S. 20-13 cle, or law enforce		ating a so	chool
the offense spread the offense spread the control of the control o	pecified above. The has imposed the force one.		n the determination the determ	ons showr	n on the a	Level Four.	nination of Senten	cing Factors form	by jury, (AOC-CF	
for a minimum		evidence, arguments for a maximu		statement				· ·		
					in the c	ustody of the M	isdemeanant Con	ifinement Program	-	
This sente	ence shall run at th	ne expiration of sente	ence imposed in	file numbe	er					·
and as an offense. C	redit shall be appl	lity operated or licen	sed by the State minimum and n	for the tre	atment o erms abo	f alcoholism or : ove.			on of the	above
			SUSPE	NSION (OF SEN	ITENCE				
super 2. The Co	ervised probation	for mor NOT appropriate to c		ivision of (Communi	ty Supervision a	and Reentry the a			
A. As a co	ndition of special p	probation, the defend					months	hours		
2. a	as an inpatient in <i>(r</i>	ne Sheriff of this Cour name treatment facili nall not leave its prem	ity)		under tho	se rules.	, shal	I follow the rules of	that facil	ity until
		be reduced by good tim			ss provide					
in a sob	fendant shall repo per condition to erving this term or		Date	Hour	□ AM □ PM	and shall remain in custody until:	Day	Date	Hour	□ AM □ PM
C.The def	fendant shall agaiı	n report in a sober c			-	n on the same o	•			
D. This ter	m shall be served	shall remain in custo	ne probation offic	er within _	[days [m		erm ordered. udgment.		
E. Work re	elease is recomme	ended. F. Subs	stance abuse trea	ETARY (
The defendar	nt shall pay to the	Clerk of Superior Co					probation supervi	sion fee if placed o	n superv	rised
probation abo	ove, pursuant to a	schedule dete	rmined by the pro	obation of	ficer.	set out by the	court as follows:	·	·	
Costs \$	Fine R		ey's Fees Comr	nunity Serv	ice Fee	EHA Fee/CAM F	Fee Appt Fee.	/Misc Total A	lmount Du	ie .
NOTE: In add	dition to all other c	costs, G.S. 7A-304(a, ksheet, Notice And ()(10) requires a f			conviction of a	ny of the four offe	nses sentenced or	this form	n.
		o waive costs, as or			AOC-CR		her:	erence.		
		REGULAR	CONDITION	S OF P	ROBAT	ION - G.S. 1	I5A-1343(b)			
The defendant G.S. 14-269. (3 and abide by a photographs of If the defendan unknown to the (8) Report as d times, answer a the probation o	shall: (1) Commit no s) Remain gainfully all l rules of the instituti the defendant's face t is on supervised pr supervising probati irected by the Court all reasonable inquirifficer if the defendan	may be extended pursus oriminal offense in any and suitably employed or ion. (4) Satisfy child suge, scars, marks, and tat obation, the defendant on officer. (7) Remain wor the probation officer ies by the officer and ot tails to obtain or retain ndant's vehicle and pre-	v jurisdiction. (2) Po or faithfully pursue a opport and family obl toos, to be included shall also: (6) Not a vithin the jurisdictior to the officer at rea otain prior approval n satisfactory emple	ssess no fire course of signations, as in the defeabscond, by nof the Cousonable time from the off by ment. (10	study or vo required be endant's re willfully a art unless on nes and platicer for, ar Submit a	cational training, by the Court. (5) S cords. voiding supervisio granted written per loces and in a reas and notify the office t reasonable times	that will equip the describmit to the taking of a nor by willfully mak rmission to leave by conable manner, per r of, any change in a s to warrantless sea	efendant for suitable of digitized photographing the defendant's with the Court or the protection of the officer to visit address or employments by a probation	employme hs, includ hereabou pation offic at reason nt. (9) Not officer of t	ing ts cer. able tify the

not be required to submit to any other search that would otherwise be unlawful. (11) Submit to warrantless searches by a law enforcement officer of the defendant's person and of not be required to submit to any other search that would otherwise be unlawful. (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) Submit to drug and alcohol screening 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 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 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.

of imprisonment.

	SPECIAL CONDITIO	NS OF PROBATION - G.S. 15	5A-1343(b1): 20-179	
17. Surrender the a motor vehicl a motor vehicl 18. Complete coordinator. T not due be to be paid beginning a. The fees the do not be re b. (Levels 1 spent or 20. Other:	tance abuse assessment and all recordefendant's drivers license to the Cleile until the defendant's driving privilege hours of community service he fee prescribed by G.S. 143B-1483 reause it is assessed in a case adjudic pursuant to the schedule set out service. alcohol consumption for	nmended education or treatment. k of Superior Court for transmittal/not e is restored by that Division, except a during the first days of the is ated during the same term of court. under Monetary Conditions above days, months, as verified by a the monitoring provider by enfinement facility, upon the Court's fine the court's agreement to pay them. en credit against this period of abstine	tification to the Division of Motor has may be permitted in a limited pare period of probation, as directed within days of the continuous alcohol monitoring (for, the local governinding, for good cause shown, the ence and monitoring for (maximum).	orivilege. d by the judicial service his Judgment and before CAM) system. Inment entity responsible at the defendant should for of 60) days
The probation office Condition No. 18	cer may transfer the defendant to unsuabove.	pervised probation upon completion of ount Due" on the reverse.	of the community service re	equired by Special
		LCOHOL CONCENTRATION	I FINDING	
The defendant's a	llcohol concentration was 0.15 or grea			
	ORDER (DF COMMITMENT/APPEAL E	NTRIES	
officer cause the until the defend 2. The defendant follows: NOTE: Withdraw met. G.S. 20-38.7	that the Clerk deliver two certified cope defendant to be delivered with these lant shall have complied with the condigives notice of appeal from the judgme wal of appeal or remand to District Court (c). gives notice of appeal from the judgme release are set forth on form AOC-CR	copies to the custody of the agency retions of release pending appeal. ent of the District Court to the Superior requires that a new sentencing hearing ent of the Superior Court to the appellation.	named on the reverse to serve the report Court. The current pretrial release to the scheduled in District Court, unit	se sentence imposed or ase order is modified as
 Date	Name Of Presiding Judge (type or prin	SIGNATURE OF JUDGE	Of Presiding Judge	
		,	c columny duage	
		CERTIFICATION		
1. Determination (ment and the attachment(s) marked b Of Sentencing Factors (AOC-CR-311, ksheet, Notice And Order (Initial Sente	Rev. 12/15) 3. Other:	the originals.	
Date D	Pate Certified Copies Delivered To Sheriff	Signature Of Clerk	Deputy CSC Clerk Of Suj	
as a result of a prior im Also report the defend	the defendant's conviction is based on a npaired driving license revocation as def ant's conviction to DMV in the usual mar ner has been found to be an innocent ow	ined in G.S. 20-28.2, report DWI Defenda ner. If there is a non-defendant vehicle	ired driving while the defendant's d ant Registration Stop to DMV using	rivers license is revoked menu item #9 in STARS.

Material opposite unmarked squares is to be disregarded as surplusage.