STATE	OF NOR	TH CA	ROLIN	IA				,	File No.					
(NOTE: This fo	rm should be used	County	IM/I convictio	n Multinle	convictions	Seat	of Cou	ırt	In ⁻	The Ge	neral (Court Of J	lustice)
under G.S. 20-	179 may not be co	onsolidated for j	udgment.)	II. Wuliipie	CONVICTIONS	s semen	Leu					erior Cou		sion
STATE VERSUS Name Of Defendant						IMPAIRED DRIVING - JUDGMENT SUSPENDING SENTENCE								
Name Of Defend	iani						(F	ວັບເ or Offenses		_	_		30, 202	25)
Race Sex	Drivers License N	Vo.		State Da	ate Of Birth	· [•	MMITMENT			-		•	s. 20-179
Date Of Offense	Attorney For	State			Found Indigent	Def. W		Attorney For Def	endant			Appointed Retained	_	otr Initials
co bu	Impaired Drivir nsuming alcoho s, school activit cohol and this w	I and this was y bus, child ca	the defendare vehicle,	dant's sec ambulan	cond or su ce, other	ıbseque EMS ve	ent con ehicle, t	firefighting vehi	fense (G cle, or la	S.S. 20-13 w enforce	8.2A).		ting a so	chool
the offense sp Rev. 12/25), h	nt was found gui pecified above. nas imposed the ed Level One.	The Court, ba following pur	sed upon the nishment le	he determ vel. evel Two	ninations s	shown o	on the a	Level Four	nination o	of Senten		ctors form (by jury, AOC-CI	
for a minimum	term of	for a	a maximum	term of		i	n the c	ustody of the M	lisdemea	ınant Con	ıfinemeı	nt Program.		
This sente	nce shall run at	the expiration	n of senten	ce impose	ed in file n	number								
and as an offense. C	t shall be given inpatient at a fa redit shall be ap ent for special p	cility operated	d or license the n	d by the S ninimum a	State for the	he treat num ter	ment o	ove.	substand	ce abuse		•	on of the	e above
				SUS	PENSI	ON OI	F SEN	NTENCE						
supe	upervised proba ervised probatio urt finds that it is ments in G.S. 20	n for s NOT approp	month priate to del	s, the Cou	he Divisio	on of Co	mmun		and Ree					
1. ir 2. a	ndition of specia n the custody of s an inpatient in	the Sheriff of t (name treatm	this County. nent facility)	. and	d pay jail t	fees.			mor		hours	the rules of t	hat faci	ity until
	ischarged, and s This term shall NC								treatment	t time.				
in a sob	endant shall repoer condition to erving this term		D	ate	Н		□ AM	and shall remain in custody until:	Day		Date		Hour	□ AM
C.The def	endant shall agative weeks, and	ain report in a				-		m on the same	day of th					
	m shall be serve lease is recomr		ction of the F. Substa				omme		nonths	of this J	udgmer	nt.		
					ONETA									
	t shall pay to th ve, pursuant to							below, plus the set out by the				if placed or	super\	vised
Costs \$	Fine \$	Restitution*	Attorney's	I	Community \$	y Service	e Fee	EHA Fee/CAM	Fee	Appt Fee.	/Misc	Total Ai	mount Di	 .ie
*See attached	lition to all other l "Restitution W	orksheet, Noti	ice And Ord	der (Initial	Sentenci	ing) <u>" A</u> C	C-CR	-611, which is ir	ncorporat				this fori	n.
The Court	finds just cause								ther:	40/1				·
The defendant G.S. 14-269. (3 and abide by al photographs of If the defendant unknown to the (8) Report as ditimes, answer at the probation of	bationary judgments hall: (1) Commit (1) Remain gainfully I rules of the instit the defendant's fat is on supervised supervising probate the country of the defendant's fat is on supervising probate the country of the defendant	nt may be extenno criminal offer and suitably er ution. (4) Satisfy tice, scars, mark probation, the cation officer. (7) it or the probation the interes by the officant fails to obtain	nded pursuant nse in any jui mployed or fa y child suppo ss, and tattoo defendant shit Remain with ion officer to cer and obtai in or retain sa	nt to G.S. 13 risdiction. (: aithfully pur ort and fami os, to be inc all also: (6) in the juriso the officer a in prior app atisfactory (5A-1342. 2) Possess rsue a cour ily obligatio cluded in the Not abscodiction of the at reasonal proval from employmer	s no firea rse of stu ons, as re ne defend ond, by w ne Court ble times the office nt. (10) S	arm, firea idy or vo equired l dant's re villfully a unless (s and pla er for, ar Submit a	ocational training, by the Court. (5) \$ ccords. voiding supervision granted written per aces and in a real and notify the office at reasonable time	explosive that will e Gubmit to to the formal or by with the formal of t	device or of quip the detribute taking of the taking of th	efendant of digitized ing the do the Cou mit the o address of rches by	for suitable eled photograph efendant's what or the proba fficer to visit a or employment a probation of	mploymens, included a sereabout ation officent reason at. (9) No officer of	ing ts cer. able tify the

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Material opposite unmarked squares is to be disregarded as surplusage.

Ve Office of the Courts

(Over)

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, detendant 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 immates 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.

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	SPECIAL CONDITION	IS OF PROBATION - G.S.	15A-1343(b1); 20-179	
17. Surrender 1 a motor vel 18. Complete _ coordinator not due to be pa beginnii	The fee prescribed by G.S. 143B-1483 is because it is assessed in a case adjudicated in pursuant to the schedule set outing service.	of Superior Court for transmittal/is restored by that Division, excepuring the first days of the during the same term of court under Monetary Conditions above	ot as may be permitted in a limited of the period of probation, as direct	privilege. ed by the judicial service this Judgment and before
a. The f	m alcohol consumption for	nfinement facility, upon the Court's	, the local gove s finding, for good cause shown, t	rnment entity responsible
b. (Leve	<i>ls 1 and 2, only</i>) The defendant shall be give t on CAM prior to trial.			um of 60) days
[Check any that apply The probation to Condition No. 1	officer may transfer the defendant to unsu		on of	required by Special
	SPECIAL A	LCOHOL CONCENTRATION	ON FINDING	
The defendant	s alcohol concentration was 0.15 or great	er. Other:		
	ORDER O	F COMMITMENT/APPEAL	. ENTRIES	
officer cause until the defe 2. The defenda follows:	ED that the Clerk deliver two certified cope the defendant to be delivered with these endant shall have complied with the condition gives notice of appeal from the judgme drawal of appeal or remand to District Court in gives notice of appeal from the judgme on release are set forth on form AOC-CR-	copies to the custody of the agencions of release pending appeal. Int of the District Court to the Superequires that a new sentencing heart of the Superior Court to the app 350.	rior Court. The current pretrial religing be scheduled in District Court, u	the sentence imposed or ease order is modified as nless certain conditions are
Data	Mana Of Brasidian Judge (funa an min	SIGNATURE OF JUDGE	no Of Dun siding a landar	
Date	Name Of Presiding Judge (type or prin	Signatu	re Of Presiding Judge	
		CERTIFICATION		
1. Determination	idgment and the attachment(s) marked be on Of Sentencing Factors (AOC-CR-311, F Vorksheet, Notice And Order (Initial Sente 11)	Rev. 12/25) 3. Other:	of the originals.	
Date	Date Certified Copies Delivered To Sheriff	Signature Of Clerk	Deputy CS Clerk Of S	SC Asst. CSC SEAL uperior Court
as a result of a prior	: If the defendant's conviction is based on a r impaired driving license revocation as defii endant's conviction to DMV in the usual man.	ned in G.S. 20-28.2, report DWI Defer	ndant Registration Stop to DMV usin	g menu item #9 in STARS.

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