STATE OF NORTH CAROLINA					File No. Co. Of Hearing							
(NOTE: This form is not to be separate revocation judgment sufficient where the original se	for each sentence whi	ccurring on c ich is activate	ed, but on	e revocation	. There must i judgment is		t \Box	In The Distri	_			f Justice ourt Division
STATE VERSUS Name Of Defendant				JUDGMENT AND COMMITMENT UPON REVOCATION OF PROBATION								
Race Sex	DOB	DOB Pre-FS Felony				(OR ELECTION TO SERVE SENTENCE)						
Attorney For State Def. Found Not Indigent				Def. Waived Attorney								
The defendant was pla	ced on probation	pursuant	to the f	ollowing J	udgment S	uspending	Sentence	e:				
Date Of Judgment Suspending Sentence Superior Court Name of County of Origin District Court												
County Of Origin Off. File No.(s) No.	Offense	e Descriptio			ffense Date	GS	. No.	F/M	CL.	Max Te	rm	Presumptive
Based upon the Fi probation upon wh not appropriate, ar the defendant be ii The defendant has lieu of the remaind sentence be activa	nich the execution and the Court ORD mprisoned: a freely, voluntarily der of the defenda	of the act DERS that y and und ant's proba	tive sen the def erstand ation. T	itence was fendant's p lingly elect fherefore, l	suspender robation be ed to serve	d, and tha e revoked, e the defer	t continua , that the s ndant's su	ition, n susper spend	nodifi nded ed se	ication or sentence entence of	speci be ac	al probation is tivated, and isonment in
					stody of the N.C. Division of Adult Correction. Sheriff County.						County.	
The defendant shall be give	en credit for	days	s spent ii	n confineme	nt prior to the	e date of this	s Judgment	as a re	sult o	f this charg	e.	-
☐ The sentence activa☐ The sentence activa☐	ted this date shall	begin at th	ne expira	ation of the	sentence i	mposed in	the case r	is pres eferen	ently ced b	obligated below:	to ser	ve.
(NOTE: List case nur	mber, offense numbe Offense		Court and	d date in whi	ch prior sent	ence impos	osed.) Court Date					
8. The Court does granted, or from 9. The Court recomif work release is	hould not obtain the release is recommended to the defendant of the defend	the benefit mended p d. t, work released in that J hat the de if work rel defendant otal Amour	t of rele ursuant ease is nediatel Judgme fendant ease is be requ nt Due"	ase pursua to G.S. 14 ordered un y disburse nt. t be require granted. uired to pay shown bel	ant to G.S. 18-33.1. Inder the co any undisl and to pay ro 17, as a con	148-49.19 4. World and the second a	5. rk release et forth in onies paid or reparat arole if pa	is reco	ommettache e defe	ed order (der the f paro	e Judgment le if parole is s/her earnings

	mends:								
			FINDINGS						
□ b. the Notice of H 2. Upon due notice or v □ a. a hearing was defendant vio □ b. the defendant probation as s 3. The condition(s) viol □ a. in Paragraph(s □ b. on the attache 4. Any allegation of a v 5. Each of the condition and each violation of	half of the State and arged with having vio teport(s) on file here dearing to Revoke Utraiver of notice (check held before the Courated each of the corwaived a violation has tet forth below. The facts of the courage	the defendant plated specified in, which is inconsupervised P (a. or b.) and the plate in the pl	ed above, together t, the Court finds: d conditions of the corporated by refer robation on file her evidence presented defendant's probainitted that the defendant's probainitted that the defendant of the Violation Report, Notice, or other ation or termination is upon which this case shall be	defendant's pro- rence. rein, which is income, which is re- tion as set forthe endant violated echeck a. and/or bort or Notice date. erwise, which is a violated each come of the period or Court should revidence, if it ha	bation as all corporated be easonably so below. each of the co.) ed	eged in y reference. atisfied in its discretion that the conditions of the defendant's above is dismissed. ully and without valid excuse; ant's probation. on and activate the suspended			
	FOR USE	WITH FAIR	SENTENCING	ACT FELONIE	S ONLY				
In the Judgment Susper aggravating and mitigat			red title	Original Sentencing .	Judge				
1. made no written 2. made no written Ch. 15A, Art. 58. 3. made written find	findings because the findings because the	prison term in prison term in	mposed does not r mposed was pursu	iant to a plea ari	rangement a	•			
	AWA	ARD OF FEE	TO COUNSEL F	FOR DEFEND	ANT				
					cluding expe	nses, was awarded the			
defendant's appointed counsel or assigned public defender in this revocation proceeding. ORDER OF COMMITMENT/APPEAL ENTRIES									
	OI	RDER OF CO	OMMITMENT/AP	PEAL ENTRIE	S				
and that the officer of the sentence impose 2. The defendant gi 3. The current pretr	hat the Clerk deliver cause the defendant ed or until the defend ves notice of appeal al release order is notice of appeal	two certified of to be delivered lant shall have from the Judg nodified as foll from the Judg	copies of this Judgi d with these copies e complied with the gment of the Districtions: ows:	ment and Common to the custody e conditions of rect Court to the S	nitment to th of the agend elease pendi uperior Cou				
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NOTE TO CLERK: Send certified copies to the Clerk of Superior Court of county of origin, if different, and to DAC, Attn: Combined Records, Courier Box 53-71-00, or mail to DAC, Attn: Combined Records, 4226 Mail Service Center, Raleigh, NC 27699-4226.

STATE VERSUS

Name Of Defendant

ADDITIONAL FILE NO.(S) AND OFFENSE(S)								
County Of Origin File No.(s)	Off. No.	Offense Description	Offense Date	G.S. No.	F/M	CL.	Max Term	Presumptive