STATE OF NO	RTH CAROLI	NA				File No.				
County Se (NOTE: This form should be used for only one DWI conviction. Multiple convictions sentenced under G.S. 20-179 may not be consolidated for judgment.)					rt 💆	In Th	_	neral Court C Superior C		
under G.S. 20-179 may not be con				1			Ci _	_Superior C	ouit Divi	51011
Name Of Defendant					IMPAIRED DRIVING - JUDGMENT AND COMMITMENT (For Offenses Committed Before Dec. 1, 2011)					
Race Sex Drivers License	e No.	State	Date Of Birth		(i oi oileii	303 00111	iiiittoa	Belofe Bee.		
										5. 20-179
Date Of Offense Attorn		Def. Found Not Indigen		Attorney F	For Defendant			Appointe Retained	~ ·	r Initials
commercial v (G.S. 20-138.	Oriving (G.S. 20-138.1) ehicle after consuming 2A).	alcohol school b	and this was thous, school acti	ne defen ivity bus,	dant's second or child care	d or subse vehicle a	quent o	conviction of t	his offens	
The defendant was found the offense specified above Rev. 12/07), has imposed	e. The Court, based upor	the dete	_	n on the a					rial by jury, m (AOC-C	
Level One.	Level Two.		Level Thr	ee.		Level Fou	r.		Level Five	
The Court, having consi	idered evidence, argur	nents of	counsel and st	atement	of defendant	t, ORDER	S that c	defendant be	imprisone	ed
for a minimum term of	for a maximum term of		in the custo	dy of the		<u> </u>				
			Other					(fo	r ordered wo	ork release).
The defendant shall report in a sober condition to begin serving his/her term of		Date	Hour	□ AM □ PM	and shall remain in custody until:			Date	Hour	□ AM □ PM
	again report in a sober and shall remain in cus					ne same d	ay of th	e week for th	e next	
= :		s spent in It the exp It the exp	confinement.) piration of all se	entences	which the de	efendant is	s presei	ntly obligated		s charge.
			•							
The Court further Orde	ers: (check all that apply		Court the "Tot	al Amou	nt Due" show	n below.				
Costs	Fine	Restituti	ion*	Atte	orney's Fees		Appt Fee	/Misc	Total Amo	unt Due
\$	\$	\$		\$			\$		\$	
3. The Court finds ju 4. The Court finds the G.S. 15A-1352(a) 5. Work release, with a. After any requirements of the Court finds the G.S. 15A-1352(a) The Shewithin the b. The defendant c. Work release of Division of Adu	nat restitution was recoust cause to waive cost nat the defendant h the consent of the dered processing, defended in the defendant cariff or Board of County is county. G.S. 15A-13 is work release shall the paid the correction and Juve	efendant dant shale of the Clennie Justin	ed as part of the dered on the at is not suitabed. Il be committed (prison faction (local control ssioners has control the date the erk for paymentice of the amounts.)	e defended tached alle for place to: [check illity within the consented to of the it	ant's plea arr AOC-CR acement in a continuous continuous control acility/satellite and to commitment commitmen	rangemen R-618. [county sat jail/work re- ent to the er job or vi ounts set	t. Other tellite ja dease un above- solates a out abo	r: iil/work releas hit within/out of described fac a condition of	this county	s not ease.
2. Payment as a cor	ndition of parole, if grandoes not recommend	nted, or f restitution	from work relea	as a co	ndition of par	role.				above.
	IV	ui oppui	aainou oqualta	uiði	- Jul aca ac dui piudi	3				

The Court furthe	r Orders (cor	nt.):					
The Court furthe	r recommen	ds:					
		SDEC	CIAL AI	COHOL CONCE	NTRATION FIN	IDING	
_		3FEC			MIKAHOMIH	ADIING	
The defendar	nt's alcohol co	oncentration was	s 🗌 0	.16 0.15 (use fo	or offenses commit	tted on or a	after December 1, 2007) or greater.
Other:			·				
				ORDER OF COM	MITMENT		
		Clark daliyar to	contifi	ad assiss of this live	James and Cama		to the chariff or other availfied officer
							to the sheriff or other qualified officer e agency named on the reverse to
							release pending appeal.
	•			•			Court. The current pretrial release
	odified as follo		0111 1110]	adginoni or the Bioti	.0. 00011 10 110 0	Japonor C	real time danting product release
NOTE: Wif	hdrawal of an	neal or remand to	o Distric	t Court requires that	a now sontoncina	hearing h	pe scheduled in District Court, unless
		et. G.S. 20-38.7(c)		. Oour requires that	inen semeneng	nearing D	or seriedated in District Court, armess
3. The defend	dant gives not	tice of appeal fro	om the ju	udgment of the Supe	erior Court to the	appellate	e division. Appeal entries and any
conditions	of post-convi	ction release are	e set fort	h on form AOC-CR-	350.		
Date	Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge						
				OF COMMITMENT			
Date Remanded To Dis	strict Court L	Date Appeal Dismisse	ed	Date Withdrawal Of Appeal Filed			Date Appellate Opinion Certified
	-						e defendant, if necessary, and
				named in this Judgm itment and detentior			cy two certified copies of this
			e comm	itinent and detention	or the defendant	ιι.	
Date	Signature Of Cla	егк					Deputy CSC Asst. CSC
				OFPTIFICAT	ION		Clerk Of Superior Court
				CERTIFICAT	ION		
	Judgment and	d Commitment a	ind the a	ttachment(s) marke	d below is a true	and com	plete copy of the original which is on
file in this case.		05 050)					
1. Appellate I		•		044 5 40(07)			
				-311, Rev. 12/07)	OD 644)		
	vvorksneet, I	Notice And Orde	er (mitial	Sentencing) (AOC-	UK-011)		
4. Other:	I		-1 15-				
Date	Date Certified C	Copies Delivered To S	Sheriff	Signature Of Clerk			Deputy CSC Asst. CSC SEAL
				1			Clerk Of Superior Court