STATE OF N	_		LINA						e No. . Of Hearir	ıg				
NOTE: Use this form only for to violation under G.S. 15A-13	Cour complete revocation 344(d2), use AOC-C	n of probation.	. For confinemen	t in response		eat of Cou	rt 🗠	Γ	In Th Distri	ne Gene			f Justice ourt Divi	
	STATE	VERSU	\$								oupon			
STATE VERSUS Name Of Defendant					IMPAIRED DRIVING JUDGMENT AND COMMITMENT UPON REVOCATION OF PROBATION									
Race	ice Sex			Date Of Birth			(For Revocation Hearings On Or After Dec. 1, 2011) G.S. 15A-1344					•		
Attorney For State			Def. Found Not Indige	Def. Found Def. Waived Not Indigent Attorney			Attorney For Defendant At Revocatio			n Hearing Appointe			Crt Rpti	r Initials
The defendant was pla	ced on probati	on pursua	nt to the follo	wing Jud	gment S	uspendir	g Sentence:							
Date			Superio	or Court Court				Na	nme Of Cou	unty Of Orig	gin			
consuming bus, school	l Driving (G.S. alcohol and thi activity bus, ch this was the d	s was the hild care ve	defendant's ehicle, ambu	second or lance, oth	r subseq ner EMS	uent con vehicle,	viction of this	s offe ehicle	ense (G.S e, or law e	. 20-138.2 enforceme	2A).	Ope	rating a s	chool
File No.	Offense No.		Offense L				shment Level		Minimum			Maxim	um Term	
Based upon the Findin execution of the active the defendant's probat	sentence was	suspende	d, and that c	ontinuatio	on, modi	fication, c	r special pro	batic	on is not a	appropriat	•		•	
for a minimum term of	for a maximu	m term of	in the custo	ody of the	She		ent of Adult (-	Co	unty.	ement Pro d work rele	-
The defendant shall report in a sober condition to begin serving this term on: The defendant shall ag	Day	Date		Hour		⊿ and וו כנ	shall remain stody until:			Date			Hour	□ AM □ PM
The defendant shall be The sentence activa The sentence activa <i>File No.</i> The Court further Orce	ated this day sl ated this day sl	hall begin hall begin <i>Offense</i>	at the expirat at the expirat	tion of all	sentenc	es which	the defendar	nt is e ref	presently	obligated			e. Date	
1. The Clerk of Su Suspending Ser	perior Court, u	nder G.S.			-		-			-				dgment
\$\$	ne Balance	\$	tution Balance	\$	-		Atty Fees Th \$		0	Appt Fee \$			<i>Total Amo</i> \$	unt Due
*See attached "Restitution 2. The Court finds 3. The Court finds 4. Work release, w a. After any req	just cause to v that the defend ith the consent	vaive costs dant t of the def	s, as ordered is 🗌 is no fendant.	l on the at ot suita	ttached able for p	AO AO	C-CR-618. t in a county		Other:					
(1)	January 1, 2015 5A-1352(d).)	i, the court n	nay <u>not</u> order w	(p vork release (lc	rison fac e to be se ocal cont	cility within rved in a D finement :	n/out of this c epartment of A facility/satellit	Adult (ite jai	Correction : il/work rel	facility outsi lease unit	ide the co within/o	ounty of out of th	the senten	cing court. ′)
is not within t b. The defenda c. Work release	e earnings shal ent of Adult Co	S. 15A-135 se shall te l be paid to rrection of	52(d). rminate on th o the Clerk fo the amounts	ie date th or paymer allowed	e offend nt of the under G	er loses l items and .S. 148-3	nis/her job or I amounts se 3.1(f).	[.] viola et out	ates a cor t above a	ndition of v fter deduc	work rel tion by	ease. the Div		2
			Material oppo	osite unmark	ed squares	s is to be dis	regarded as suro	olusade	e.					
AOC-CR-343, Rev. 1/	/23		opp		(0)	/er)	egarded as surp	9						

The Court recommends: 1. Substance abuse treatment. 2. Work release should should not be granted. 3. Payment as a condition of parole or post-release supervision or from work release earnings, if applicable, of the "Total Amount Due" set out above. but the Court does not recommend restitution be paid as a condition of parole or post-release supervision. from work release earnings. The Court further recommends:								
		FINDINGS						
After considering the reco the State and the defenda		ve, together with the evidence p	resented by the parties	and the statements made on behalf of				
 1. The defendant is charged with having violated specified conditions of his/her probation as alleged in: a. the Violation Report(s) on file herein, which is/are incorporated by reference. b. the Notice of Hearing To Revoke Unsupervised Probation on file herein, which is incorporated by reference. 2. Upon due notice or waiver of notice (check a. or b.) 								
a. a hearing was held before the Court and, by the evidence presented, the Court is reasonably satisfied in its discretion that the defendant violated each of the conditions of the defendant's probation as set forth below.								
 b. the defendant waived a violation hearing and admitted that he/she violated each of the conditions of his/her probation as set forth below. The condition(s) violated and the facts of each violation are as set forth (<i>check all that apply</i>) 								
a. in Paragraph	a. in Paragraph(s) of the Violation Report or Notice dated b. in Paragraph(s) of the Violation Report or Notice dated							
c. on the attached sheet 4. Each of the conditions violated as set forth above is valid. The defendant violated each condition willfully and without valid excuse and each violation								
 occurred at a time prior to the expiration or termination of the period of the defendant's probation. Each violation is, in and of itself, a sufficient basis upon which this Court should revoke probation and activate the suspended sentence. 5. (NOTE TO COURT: This finding is required when revoking probation for violations occurring on or after December 1, 2011.) The Court may revoke defendant's probation (check all that apply): a. for the willful violation of the condition(s) that he/she not commit any criminal offense, G.S. 15A-1343(b)(1), or abscond from supervision, G.S. 15A-1343(b)(3a), as set out above. 								
b. because the defendant twice previously has been confined in response to violation under G.S. 15A-1344(d2).								
		COMMITMENT AND APP						
 1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment 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: 								
3. The defendant gives notice of appeal from the Judgment of the Superior Court to the Appellate Division. Appeal entries and any conditions of								
post-conviction rele	ease are set forth on form AOC-CR	-350. SIGNATURE OF JUDGE						
Date	Name Of Presiding Judge (type or print		ture Of Presiding Judge					
Data Damandad Ta District Or				Data Annallata Opinian Cartificad				
Date Remanded To District Co	ourt Date Appeal Dismissed	Date Withdrawal	Of Appeal Filed	Date Appellate Opinion Certified				
It is ORDERED that this Judgment be executed. It is FURTHER ORDERED that the sheriff arrest the defendant, if necessary, and recommit the defendant to the custody of the agency named in this Judgment and furnish that agency two certified copies of this Judgment and Commitment as authority for the								
commitment and detention of the defendant. Date Signature Of Clerk Deputy CSC Asst. CSC								
				Clerk Of Superior Court				
CERTIFICATION								
I certify that this Judgment and Commitment with the attachment marked below is a true and complete copy of the original which is on file in this case. Appellate Entries (AOC-CR-350) Other: Restitution Update Worksheet, Notice And Findings (Revocation Or Termination Of Probation) (AOC-CR-612)								
	Certified Copies Delivered To Sheriff	Signature Of Clerk		Deputy CSC Asst. CSC Clerk Of Superior Court				
NOTE TO CLERK: Send certified copies to the Clerk of Superior Court of county of origin, if different, and to Department of Adult Correction, Attn: Combined Records, Courier Box 53-71-00, or mail to Department of Adult Correction, Attn: Combined Records, 4226 Mail Service Center, Raleigh, NC 27699-4226. Material opposite unmarked squares is to be disregarded as surplusage.								

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