STATE O	F NORTH CAROLINA	4	File No. Additional File No.(s) In The General Court Of Justice					
	County	1						
	000mg	1						
	STATE VERSUS			District Superior C	Court Division			
Name Of Defendant			APPELLATE ENTRIES					
Date(s) Of Trial			Rules 7, 9, 11, and 27 of the N.C. Rules of Appellate Procedure					
Codefendant(s) If Trie	ed Jointly			Defendant's Trial Counsel				
Name And Address (	Of Trial Prosecutor		Telephone No.	Email Address				
			Name And Address Of	Defendant's Trial Counsel				
Telephone No.	Email Address		-					
Name And Address Of Trial Transcriptionist			Telephone No.	Email Address				
			Name And Address Of	Defendant's Appellate Counsel				
			The Appellat					
Telephone No. Email Address			123 W. Main Street, Suite 500, Durham, NC 27701 NOTE: All indigent appeals are assigned to the Appellate Defender.					
Name And Address (	Df Trial Transcriptionist		- 📋 Retained App	ellate Counsel				
Telephone No.	Email Address		Telephone No.	Email Address				
Name And Address (	I Df Transcriptionist Of Other Proceedings On	The Following Date(s)	Name And Address Of	Transcriptionist Of Other Proceedings On	The Following Date(s)			
Date(s)		Telephone No.	Date(s)		Telephone No.			
Email Address			Ernail Address					
(Attach additional she	not(n) if nonconstru							
(Allach addilional she	•••	JDGE'S INITIAL	APPEAL ENTRI	ES				
1. 🗌 a	The defendant has given Notice of A	ppeal to the N.C. Co	ourt of Appeals, or					
	This is a capital case appealable as the of the defendant pursuant to G.S.	•	·	upon execution of a secured bond	in the amount			
	•		e following additiona	•				
3. Unless	indigent, the defendant shall arrang	e for the transcriptic	on of the proceeding	s as provided in the Rules of Appel	llate Procedure.			
4. ( <b>NOTE</b>	: Check in all cases where defendar	<i>,</i> <i>nt is indigent.</i> ) The d	lefendant is indigent	and has requested a transcript an				
a. The	nsel. It is ORDERED that the defend e Office of Indigent Defense Service rendant's brief.	s shall pay the costs	peal as an indigent a s of producing a tran	and: Iscript, and of reproducing the reco	rd and the			
	e Appellate Defender is appointed to Office of Indigent Defense Services		ant's appeal or assig	n other appellate counsel pursuant	t to rules issued by			
c. Up cor	on request, the Clerk shall furnish to by of the complete trial division file in	the Appellate Defer the case and, upon	nder, or to alternate n request, any docun	counsel designated by the Appellat nentary exhibits.	te Defender, a			
d. Un	d. Unless the parties stipulate that parts of the proceedings shall not be transcribed, the Clerk shall order from the transcriptionist(s) a transcript of all parts of the proceedings except:							
			for double Area 11 to O					
	ile Copy-Transcriptionist(s) Copy-Defendant Material c		s is to be disregarded as		sinct Allorney			

			JUDGE'S I	NITIAL APPEAL ENT	RIES (continued	l)				
5.	If a transcript has been ordered, the defendant in a non-capitally tried case shall serve a proposed record on appeal on the State within 35 days after the reporter's or transcriptionist's certification of delivery of the transcript. If a transcript has been ordered, the defendant in a capitally tried case shall serve a proposed record on appeal on the State within 70 days after the reporter's or transcriptionist's certification. If no transcript has been ordered, the defendant in a capitally tried case shall serve a proposed record on appeal on the State within 70 days after the reporter's or transcriptionist's certification of delivery of the transcript has been ordered, the defendant shall serve a proposed record on appeal on the State within 35 days after filing notice of appeal.									
6.		The State shall serve its amendments, objections or proposed alternative record on appeal on the defendant within 30 days if this is a non-capital case or 35 days if this is a capital case, after service upon it of the defendant's proposed record on appeal.								
7.	The indigent defendant does not read or speak the English language, but reads and/or speaks his or her native language of									
The Court therefore authorizes the services of a language translator or interpreter during the pendency of the appeal for the purposes of (1) written translation of attorney-client correspondence, assignments of error in the settled record on appeal, appellate briefs filed by the defendant and the State, and appellate opinion(s), and/or (2) verbal interpretation of attorney-client communication at each critical stage of the appellate proceedings.										
	The Court further Orders that a language translator or interpreter with the necessary knowledge, skill, experience, training and education to perform the above services shall be selected and paid by the Administrative Office of the Courts.									
8.	The Clerk shall deliver a copy of these Appellate Entries to the Appellate Defender, counsel for all parties, or the defendant, if not represented by counsel.									
Date	٨	lame Of Pres	iding Judge (type or print	)	Signature Of Presiding	Judge				
			CLERK'S TR	ANSCRIPT ORDER	AND CERTIFICA	TE				
(Specify any portions of the proceedings which need not be transcribed pursuant to a stipulation filed by the parties under Rule 7(a)(2), or pursuant to No. 4.d. on reverse side.) I certify that I delivered a copy of this Transcript Order to the transcriptionist(s) on the date shown below: personally. by mailing it to the transcriptionist(s) at the address(es) shown on the reverse.										
	k's Transcript Order En	-		er Delivered To Transcriptionis						
Name Of	Clerk (type or print)		Signature	Of Clerk			Deputy CSC Assistant CSC			
							Clerk Of Superior Court			
		EXTEN	ISION OF TIME T	O PREPARE TRANS	SCRIPT OR SER	VE RE	ECORD			
<ul> <li>1. Extension of time to file transcript: Pursuant to Rule 7, N.C. Rules of Appellate Procedure, upon motion of the appellant and for good cause shown, the Court finds that this is a criminal case that did not result in a sentence of death and it is ORDERED that the time for preparation of the transcript is extended for 30 days.</li> <li>2. Extension of time to serve proposed record on appeal: Pursuant to Rules 11 and 27, N.C. Rules of Appellate Procedure, upon motion of the appellant and for good cause shown, it is ORDERED that the time for service of the proposed record on appeal is extended for 30 days.</li> <li>NOTE: The trial court may grant only one extension of time to serve the proposed record on appeal. Any additional motion for an extension of time to serve the proposed record on appeal is to be heard. In a case in which a sentence of death was <u>not</u> entered, the trial court may grant one motion for an extension of time to prepare the transcript must be made to the appellate court where the appeal is to be heard. In a case in which a sentence of aextension of time to prepare the transcript must be made to the appellate court where the appeal is to be heard. In capitally tried cases that resulted in the imposition of the death penalty, motions for an extension of time to prepare the transcript must be made to the appellate court where the appeal is to be heard. In capitally tried cases that resulted in the imposition of the death penalty, motions for an extension of time to prepare the transcript must be made to the appellate court where the appeal is to be heard. In capitally tried cases that resulted in the imposition of the death penalty, motions for an extension of time to prepare the transcript must be made to the appellate court where the appeal is to be heard. In capitally tried cases that resulted in the imposition of the death penalty motions for an extension of time to prepare the transcript must be made to the appellate court where the appeal is to be heard. In capitally</li></ul>										
Date	Name Of Judge (type or print)     Signature Of Judge									
				CERTIFICATIO	N					
I certify this Appellate Entries form is a true and complete copy of the original on file in this case.										
Date	S	Signature And	' Seal				Deputy CSC 🔄 Assistant CSC Clerk Of Superior Court			
			Material opposite	unmarked squares is to be di	sregarded as surplusag	 e.				