| STATE O | | | File No. | | | | | | | | |
|--|--|--|----------------------------|---------------------------|-------------------------|---------------|--------------|-------------------------|--------------|----------------|--------------|
| | County | eat of Court | | Ir | The Gene | ral Cour | t Of Justice | <u> </u> | | | |
| NOTE: [Use AOC- | In The General Court Of Justice | | | | | | | | | | |
| | STATE VERSUS | | | | | | | NT AND CC | • | | |
| Name Of Defendant | | | | | | | | UNISHMEN | | | |
| Race Sex Date Of Birth | | | | | _ | | | URED SEN ons On Or A | | | |
| Nace - | | Jex . | Date Of Birtin | | | | Invictio | | | S. 15A-1301, | -1340.13 |
| Attorney For State | | | Def. Found Not Indigent |] Def. Waived Attorney | Attorney For D | efendant | | | Appoi | nted Crt Rpt | r Initials |
| The defendant wa | is found | guilty/responsible, pu | rsuant to | ea (🗌 pursi | uant to <i>Alford</i>) | (of no o | contest) | trial by | judge | trial by jury, | of |
| File No.(s) | Off. | | Offense Descrip | tion | | Offense | Date | G.S. | No. | F/M CL | . *Pun. CL. |
| *NOTE: Categoria | | | | (| | | | | | | |
| The Court: 1. | *NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement). The Court: 1. has determined, pursuant to G.S. 15A-1340.14, the prior record points of the defendant to be Any prior record level point under G.S. 15A-1340.14(b)(7) is based on the determination of this issue by the trier of fact beyond a reasonable doubt or the defendant's admission to this issue. 2. makes no prior record level finding because none is required for Class A felony, violent habitual felon, or drug trafficking offenses. | | | | | | | | | | |
| | | or 2 MUST be checked. findings because the | | \Box (a) in t | he presumptiv | o rango | (h) | for a Class A | folony | (c) for adju | dication |
| as a violer | nt habitu | al felon, G.S. 14-7.12 | . (d) for drug | g trafficking. | for whic | h the Cou | rt finds f | the defendant | provided s | | |
| G.S. 90-9 | 5(h)(5). | (e) in the aggravitation of aggravating a | ated range, pursi | uant to G.S. | 20-141.4(b)(1 | a). | | | | | |
| | | indant to be a habitual | | | offenses commi | | Dec. 1, 2 | 2011) as a Clas | s C felon. | | |
| | | itted on or after Dec. 1, 2 ndant to be a habitua | | higher than t | the principal fe | lony (no hi | gher thai | n Class C). | | | |
| | | ndant to be a nabitua | 0 | 0 | | | | | | s AB1 or B | 2 felon) |
| and with a | i minimu | im term of imprisonme | ent of no less thar | 120 month | S. | , | | | | | Lioiony |
| | | nt pursuant to: OG (gang misdemeanor). | | rugs). | G.S. 14-3(c) (| hate crime | e). | G.S. 50B-4.1 | (domestic | : violence). | |
| This findin | ig is bas | ed on the determinati | on of this issue by | | | | | | | | · |
| | | ndant committed the | | | | | | | | | |
| | possessed the firearm or weapon about his or her person. This finding is based on the jury's determination of this issue beyond a reasonable doubt or on the defendant's admission. Pursuant to G.S. 15A-1340.16A, the Court has increased the minimum sentence by (check only one) | | | | | | | | | | |
| Class A-E felony committed prior to Oct. 1, 2013) 60 months. | | | | | | | | | | | |
| 8. finds the a | (Class F or G felony committed on or after Oct. 1, 2013) 36 months. (Class H or I felony committed on or after Oct. 1, 2013) 12 months. 8. finds the above-designated offense(s) is a reportable conviction under G.S. 14-208.6 (check only one) a. and therefore makes the additional findings and orders on the attached AOC-CR-615, Side One. | | | | | | | | | | |
| | | o finding or order con | 0 | | | , | | | nprisonme | nt without pa | ole. |
| | | esignated offense(s) in | | | | | | | | | |
| 10. finds that | | s) is not also a reportable motor vehicle | ommercial motor v | | | | | | hat it shall | be reported t | o DMV. |
| 11. finds this i | s an off | ense involving assault | , communicating | | | | | | | • | |
| | | 5. 50B-1(b) with the vio on or after Dec. 1, 2017 | | e offense w: | as committed : | as nart of c | riminal | aana activity a | as defined | in G.S. 14-50 | 164(2) |
| and tha | at the de | efendant was a crimin | al gang leader or | organizer as | defined in G. | S. 14-50.1 | | | | | |
| | | ne trier of fact beyond | | | | | 9 Nov 3 | 2017) crimin | al streat a | and activity | |
| | 13. finds the above-designated offense(s) involved (check one) (offenses committed Dec. 1, 2008 - Nov. 30, 2017) criminal street gang activity (offenses committed on or after Dec. 1, 2017) criminal gang activity. G.S. 14-50.25. | | | | | | | | | | |
| 14. did not grant a conditional discharge under G.S. 90-96(a) because (<i>check all that apply</i>) the defendant refused to consent. (offenses | | | | | | | | | | | |
| committed on or after Dec. 1, 2013, only) the Court finds, with the agreement of the District Attorney, that the offender is inappropriate for a conditional | | | | | | | | | | | |
| discharge for factors related to the offense. 15. finds that the defendant used or displayed a firearm while committing the felony. G.S. 15A-1382.2. | | | | | | | | | | | |
| | | nse involved child abu | | | | () 0 | | _ | 1382.1(a1) |). | |
| · · · | | e pursuant to G.S. 90- | | | - | | | -CR-618. | Other: | | |
| The Court, having considered evidence, arguments of counsel and statement of defendant, Orders that the above offenses, if more than one, be consolidated for judgment and the defendant be sentenced (check only one) | | | | | | | | | | | |
| | | | | | s B1 Felony. | | | sustody of: | | | |
| Violent Habitual Felon. | | | | | | | | DAC. | | | |
| to Life Imprisonment With Parole, pursuant to G.S. Chapter 15A, Article 81E | | | | | | | Oth | сı | | | <u> </u> |
| for a minimum ter | | and a maximu | | ASR ter | rm (Order No. 4, | | to D | eath <i>(see attac</i> | ched Death | Warrant and Ce | ertificates) |
| months months months Contract beam for beam fo | | | | | | | | | | | |
| The sentence imposed above shall begin at the expiration of all sentences which the defendant is presently obligated to serve. | | | | | | | | | | | |
| The sentence imposed above shall begin at the expiration of the sentence imposed in the case referenced below: | | | | | | | | | | | |
| File No. | | Offense | County | | | | Court | | | Date | |
| | | | Material opposite ur | marked square | s is to be disregard | ed as surplus | age. | | | | |
| | | | | · (0 | ver) | , | - | | | | |

| | Orders: (check all that a | | the "Total Amount Due | " shown bolow | | | | |
|--|---------------------------|--------------------------|--|---------------------|---------------------|----------------|---|--|
| Costs | Fine | Restitution* | Attorney's fees | SBM Fee | Appt Fee | e/Misc | Total Amount Due | |
| \$ | \$ | \$ | \$ | \$ | \$ | | \$ | |
| *See attached "Restitution Worksheet, Notice and Order (Initial Sentencing)," AOC-CR-611, which is incorporated by reference. 2. The Court finds that restitution was recommended as part of the defendant's plea arrangement. 3. The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other: 4. Without objection by the State, the defendant shall be admitted to the Advanced Supervised Release (ASR) program. If the defendant completes the risk reduction incentives as identified by the Division of Prisons of the Department of Adult Correction, then he or she will be released at the end of the ASR term specified on Side One. G.S. 15A-1340.18. 5. Other: | | | | | | | | |
| 4. Payment as | buse treatment. | ease supervision or | r psychological counse from work release earn paid 🗌 as a conditio | | f the "Total Amou | nt Due" set ou | Ild not be granted. ut above. ase earnings. | |
| | | | | | 50 | | | |
| | | | COMMITMENT/A | | | | | |
| 1. It is ORDERED that the Clerk deliver <u>two</u> 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 trial court to the Appellate Division. Appeal entries and any conditions of post | | | | | | | | |
| | elease are set forth on | | SIGNATURE OF | IUDGE | | | | |
| Date | Name Of Presidi | ng Judge (type or print) | | Signature Of Presid | ling Judge | | | |
| | | ORDER C | F COMMITMENT | AFTER APPEA | L | | | |
| Date Appeal Dismissed | | | Irawal Of Appeal Filed | | Date Appellate Opin | | | |
| to the custody of the | | is Judgment on the r | ER ORDERED that the everse and furnish that | | | | | |
| Date | Signature | | | | | Deputy CS | | |
| | | | CERTIFICATI | ON | | | uperior Court | |
| I certify that this Judgment and Commitment with the attachment(s) marked below is a true and complete copy of the original which is on file in this case. Appellate Entries (AOC-CR-350) Restitution Worksheet, Notice And Order (Initial Sentencing) Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605) (AOC-CR-611) Judicial Findings As To Forfeiture Of Licensing Privileges (AOC-CR-317) Judicial Findings (AOC-CR-618) Victim Notification Tracking Form Convicted Sex Offender Permanent No Contact Order (AOC-CR-620) Additional File No.(s) And Offense(s) (AOC-CR-626) Other: | | | | | | | | |
| Date | Date Certified Copies D | | Signature Of Clerk | | | outy CSC | Asst. CSC Court SEAL | |

Material opposite unmarked squares is to be disregarded as surplusage. AOC-CR-601, Side Two, Rev. 1/23, © 2023 Administrative Office of the Courts

STATE OF NORTH CAROLINA

Name Of Defendant

File No.

District

_ County

STATE VERSUS

ADDITIONAL FILE NO.(S) AND OFFENSE(S)

In The General Court Of Justice

Superior Court Division

| an offense list from any of | | | | | | | *D. |
|-----------------------------|------|---------------------|--------------|----------|-----|-----|-----------|
| ile No.(s) | Off. | Offense Description | Offense Date | G.S. No. | F/M | CL. | *Pu Cl |
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***NOTE:** Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

| | | | ADDITIONAL | | | | | | |
|-------------|------|--|------------------|-----|--------------|----------|-----|-----|--------------|
| File No.(s) | Off. | | Offense Descript | ion | Offense Date | i.S. No. | F/M | CL. | *Pun. CL. |
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