STATE OF NORTH CAROLINA	File No.									
County Seat NOTE: [Use AOC-CR-342 for DWI offense(s).]	In The General Court Of Justice									
STATE VERSUS	☐ District ☐ Superior Court Division JUDGMENT AND COMMITMENT									
Name Of Defendant	ACTIVE PUNISHMENT - FELONY (STRUCTURED SENTENCING)									
Race Sex Date Of Birth	(For Offenses Committed Before Dec. 1, 2025) G.S. 15A-1301, -1340.13									
Attorney For State Def. Found Not Indigent Attorney Attorney	torney For Defendant Appointed Crt Rptr Initials Retained									
The defendant was found guilty/responsible, pursuant to plea (pursuant File No.(s) Off. Offense Description	t to Alford) (of no contest) trial by judge trial by jury, of Offense Date G.S. No. F/M CL. *Pun. CL.									
The No.(s) Oil. Oilense Bescription	Offense Date G.S. No. 17M GL.									
*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.										
The Court (NOTE: Block 1 or 2 MUST be checked.): 1. makes no written findings because the term imposed is: (a) in the presumptive range. (b) for a Class A felony. (c) for adjudication as a violent habitual felon, G.S. 14-7.12. (d) for drug trafficking. for which the Court finds the defendant provided substantial assistance, G.S. 90-95(h)(5). (e) in the aggravated range, pursuant to G.S. 20-141.4(b)(1a). 2. finds the Determination of aggravating and mitigating factors on the attached AOC-CR-605.										
3. adjudges the defendant to be a habitual felon to be sentenced (offenses committed on or after Dec. 1, 2011) four classes higher than the 4. adjudges the defendant to be a habitual breaking and entering status offenses.	principal felony (no higher than Class C).									
5. adjudges the defendant to be an armed habitual felon to be sentenced as and with a minimum term of imprisonment of no less than 120 months.	s a Class C felon (unless sentenced herein as a Class A, B1, or B2 felon)									
	S. 14-3(c) (hate crime). G.S. 50B-4.1 (domestic violence).									
This finding is based on the determination of this issue by the trier of fact beyond a reasonable doubt or on the defendant's admission. 7. finds that the defendant committed the felony by using, displaying, or threatening the use or display of a firearm or deadly weapon and actually 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. (Class A-E felony committed on or after Oct. 1, 2013) 72 months.										
8. finds the above-designated offense(s) is a reportable conviction under G. a. and therefore makes the additional findings and orders on the attact										
9. finds the above-designated offense(s) involved the physical or men	ased monitoring due to a sentence of life imprisonment without parole. ntal sexual abuse of a minor.									
(NOTE: If offense(s) is not also a reportable conviction in No. 8 above, this finding 10. finds that a motor vehicle commercial motor vehicle was us	grequires no further action by the court.) sed in the commission of the offense and that it shall be reported to DMV.									
11. finds this is an offense involving assault, communicating a threat, or an a as defined by G.S. 50B-1(b) with the victim.										
this issue by the trier of fact beyond a reasonable doubt or on the defe	fined in G.S. 14-50.16A(3). This finding is based on the determination of									
	_									
discharge for factors related to the offense. 15. finds that the defendant used or displayed a firearm while committing the finds that the offense involved child abuse or assault or an act defined in										
17. imposes sentence pursuant to G.S. 90-95(h)(5a) and the Court's findings										
The Court, having considered evidence, arguments of counsel and statement of consolidated for judgment and the defendant be sentenced (check only one)	defendant, Orders that the above offenses, if more than one, be									
☐ to Life Imprisonment Without Parole for☐ Class A Felony.☐ Class B1☐ Violent Habitual Felon.	in the custody of: NC DAC.									
to Life Imprisonment With Parole, pursuant to G.S. Chapter 15A, Article 81B,	, Part 2A. Other:									
for a minimum term of: and a maximum term of: ASR term ((Order No. 4, Side Two) months to Death (see attached Death Warrant and Certificates)									
The defendant shall be given credit for days spent in confinement prior	r to the date of this Judgment as a result of this charge(s).									
The sentence imposed above shall begin at the expiration of all sentences when the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of all sentences when the sentence imposed above shall begin at the expiration of all sentences when the sentence imposed above shall begin at the expiration of all sentences when the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall begin at the expiration of the sentence imposed above shall be sentenced in the expiration of the sentence imposed above shall be sentenced in the sentence imposed above shall be sen	, , ,									
File No. Offense County	Court Date									

The Court further	•		apply) rk of Superior Cou	urt the "Total A	Amount Due" s	hown below			
Costs	Fine	10 1110 0101	Restitution*	Attorney's		SBM Fee		Appt Fee/Misc	Total Amount Due
\$	\$	I I 4 NI .	\$	\$:t: -1 O t :	\ " A O O O D	\$	- !	\$	\$
*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:									
	buse treatm	of post-rele	2. Psychiatric and ease supervision o nend restitution b	or from work r	elease earning	s, if applicat	ork release [ole, of the "Tota se supervision.	al Amount Due	should not be granted. " set out above. ork release earnings.
The Court further	recommend	ds:							
officer caus until the def	e the defend endant shall	lant to be o	ver <u>two</u> certified c delivered with the aplied with the con	opies of this J se copies to th ditions of rele	ne custody of the ase pending a	Commitment ne agency na ppeal.	t to the sheriff o	verse to serve	ed officer and that the e the sentence imposed or
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 conviction release are set forth on form AOC-CR-350.									
					URE OF JU				
Date	Name	e Of Presidir	ng Judge (type or pri	nt)		Signature Of	Presiding Judge		
					IITMENT AI	FTER API	PEAL		
Date Appeal Dismissed	d		Date Wi	thdrawal Of App	peal Filed		Date Appel	late Opinion Ce	rtified
	e agency na	med in this	s Judgment on the	e reverse and				•	nd recommit the defendant nt and Commitment as
Date		Signature (Of Clerk						eputy CSC Asst. CSC erk Of Superior Court
				CER	TIFICATION	ı I			
Appellate Entri Felony Judgme (AOC-CR-605) Judicial Finding (AOC-CR-317) Victim Notificat Additional File	es (AOC-CR ent Findings gs As To For ion Tracking No.(s) And C	2-350) Of Aggrave feiture Of I Form Offense(s)	ating And Mitigati Licensing Privilego (AOC-CR-626)	nment(s) mark	Rest (AOC Judic (AOC Addi Conv	rue and comitution Works C-CR-611) cial Findings C-CR-615, Stional Findin victed Sex O	And Order For ide One) gs (AOC-CR-6	nd Order (Initi Sex Offender	ich is on file in this case. ial Sentencing) rs - Active Punishment act Order (AOC-CR-620)
Date	Date Certifie	d Copies De	elivered To Sheriff	Signature O	f Clerk			Deputy CS Clerk Of Si	SC Asst. CSC SEAL uperior Court

STATE (OF N	ORTH CAROLINA	r-ile No.						
County			In The General Court Of Justice ☐ District ☐ Superior Court Division						
		STATE VERSUS							
Name Of Defendant		ADDITIONAL FILE NO.(S) AND OFFENSE(S)							
condition	onal dis	in conjunction with all NCAOC judgment or probationa charge addressed in the court's order. There are no A, fense list from any of the related forms, for any date(s)	B, C, D, E, F,	or other variations	es of conviction, deferred s of this form, so this pag	d prosecuti e can be u	on, or		
File No.(s)	Off.	Offense Description		Offense Date	G.S. No.	F/M	CL.	*Pun. CL.	

*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

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File No.(s)	Off.		nse Description	Offense Date	F/M	CL.	*Pun. CL.

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