NOTE: ILICA ACC CD 24	County _		Se	at of Court		In Th	e General	Court C	)f luc	rtico		
IVOIL. [USE AUC-CK-37	0 for DWI offense(s).	J			Г	Distrio					on	
	STATE VE	RSUS		☐ District ☐ Superior Court Division  JUDGMENT SUSPENDING SENTENCE - FELONY								
Name Of Defendant				PUNISHMENT: COMMUNITY INTERMEDIATE								
Race	Sex	Date Of B	Birth	(STRUCTURED SENTENCING) (For Offenses Committed Dec. 1, 2023 - Nov. 30, 2025)								
				,			. 15A-1341,	-1342, - 1	343, -	1343.2	2, -1346	
Attorney For State		Def. Found Not Indiger	nt Attorney	Attorney For D			<u></u>	Appointed	1	t Rptr Ir		
The defendant was four File No.(s) Off.	<del>, , , , , , , , , , , , , , , , , , , </del>	Ole, pursuant to Offense Des	\	ant to <i>Alford</i> )	Offense Da		_ trial by jud G.S. No		rial by <b>F/M</b>	jury, o	† *Pun. CL	
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trier of 1 2. makes  The Court (NOTE: Block 1. makes no writte 2. makes the Dete 3. makes the Findi 4. imposes senten G.S. 90-95(h 5. adjudges the de a habitual br 6. finds enhancem G.S. 14-50.2 This finding is broth on the atta 8. finds the aboveforth on the atta 9. finds that a 9. finds this is an cas defined by G.	ermined, pursuant to precord level point fact beyond a reaso no prior record level on prior record level on prior record level or 2 MUST be chemination of aggrangs of Extraordina ce under G. ()(5a), pursuant to fendant to be (cheminated of the ceaking and entering ent pursuant to: (2 (gang misdemeand ased on the determinated offense (cheminated offense) and therefore motor vehicle offense involving as	o G.S. 15A-1340.14, tunder G.S. 15A-1340.14, tunder G.S. 15A-1340.14, tunder G.S. 15A-1340.14, tunder G.S. 15A-1340.19 ethe prison term invating and mitigatinary Mitigation set for S. 90-95(h)(5), pur its findings on the ack only one) a hing status offender, to G.S. 90-95(e)(for). G.S. 15A-1 mination of this issue(s) is a reportable g.S. page Two, Side (s) involve the <i>(cheinposes the specimoses the specimoses the specimosal model of the chein state of the commercial model of the control of</i>	the prior record pot 40.14(b)(7) is based 40.14(b)(7) is based defendant's admissione is required.  Imposed is within the gractors on the arth on the attache suant to its finding attached AC abitual felon to be to be sentenced as 3) (drugs). Gractor of factor of fac	points of the defend on the determinant of this issue the presumptive attached AOC-CR-60 g that the defence of the control of	re range of se c-CR-605.  The re range of se c-CR-605.  The reconstruction of this e.  The range of se c-CR-605.  The reconstruction of this elon.  The reasonable of the reasonable of the reconstruction of the reasonable of the reconstruction of this end of the reconstruction of this end of the reconstruction of the reconstruction of this end of the reconstruction of this end of the reconstruction of the reconstruc	gher than G.S. 5 er: ubt or the imposis sexual	authorized u ubstantial as the principal 0B-4.1 (dome le defendant es the special on the attach abuse of a DC-CR-603E	restic violence de AOC-Cominor.	15A-1	340.17	VI 7(c).  Class C)  on set	
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	REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)
firearm, firearm ammul vocational training, that the Court. (5) Submit to If the defendant is on sunknown to the superv. (8) Report as directed times, answer all reast the probation officer if defendant's person an not be required to subtouche defendant's vehicle listed in G.S. 14-269 with defendant by a license possessors, or sellers are sold, kept, or used probation officer for put Community Supervision.	indegment may be extended pursuant to G.S. 15A-1342. The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no on, explosive device, or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or only only on the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by ne taking of digitized photographs, including photographs of the defendant's face, scars, marks, and tattoos, to be included in the defendant's records. Nervised probation, the defendant shall also: (6) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts are probation officer. (7) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable able inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (9) Notify the defendant fails to obtain or retain satisfactory employment. (10) Submit at reasonable times to warrantless searches by a probation officer of the defendant's vehicle and premises while the defendant is present, for purposes directly related to the probation supervision, but the defendant was to any other search that would otherwise be unlawful. (11) Submit to warrantless searches by a law enforcement officer of the defendant's person and of upon a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon out written permission of the court. (12) Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the ohysician and is in the original container with the prescription number affixed on it; not knowingly associate with
	s that the defendant is responsible for acts of domestic violence and therefore makes the additional findings and orders on the CR-603E, Page Two, Side Two.
The defendence of the second	SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1) so comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:
□ 16. Surrender the a motor vehi a motor vehi 17. Successfully 18. Completecoordinator. □ to be paid and before but 19. Report for in participate ir other therap □ 20. Not assault, "Contact" inc pager, gift-gi □ 21. Abstain from found that a □ 22. Other:	defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate of or a period of or until relicensed by the Division of Motor Vehicles, whichever is later.  ass the General Education Development Test (G.E.D.) during the first months of the period of probation.  hours of community service during the first days of the period of probation, as directed by the judicial services he fee prescribed by G.S. 143B-1483 is not due because it is assessed in a case adjudicated during the same term of court.  pursuant to the schedule set out under Monetary Conditions on the reverse within days of this Judgment in a levaluation by, and evaluation by, and evaluation by, and evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all tic requirements of those programs until discharged.  reaten, harass, be found in or on the premises or workplace of, or have any contact with, designed any defendant-initiated contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, e-mail, ng, telefacsimile machine or through any other person, except, locohol consumption and submit to continuous alcohol monitoring for a period of days, months, the Court having ibstance abuse assessment has identified defendant's alcohol dependency or chronic abuse.
	ORDER OF COMMITMENT/APPEAL ENTRIES
officer cause until the defe	O that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the ne defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or dant shall have complied with the conditions of release pending appeal.
	gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of release are set forth on form AOC-CR-350.
Date	SIGNATURE OF JUDGE     Name Of Presiding Judge (type or print)   Signature Of Presiding Judge
	CERTIFICATION
1. Appellate Er 2. Judgment Si (additional c 3. Felony Judg (AOC-CR-60	ment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case.  es (AOC-CR-350)  pending Sentence (AOC-CR-603E, Page Two) ditions of probation)  ent Findings Of Aggravating And Mitigating Factors  Mitigation Findings (AOC-CR-606)  — 6. Judicial Findings As To Required DNA Sample (AOC-CR-319)  7. Judicial Findings And Order For Sex Offenders - Suspended Sentence (AOC-CR-615, Side Two)  8. Convicted Sex Offender Permanent No Contact Order (AOC-CR-620)  9. Additional File No.(s) And Offense(s) (AOC-CR-626)  Mitigation Findings (AOC-CR-606)

Deputy CSC Asst. CSC

Clerk Of Superior Court

**SEAL** 

Signature Of Clerk

5. Restitution Worksheet, Notice And Order (Initial Sentencing)

Date Certified Copies Delivered To Sheriff

(AOC-CR-611)

Date

			ST	ATE	E VERSU	S				File N	lo.				
Name O	f Defendant														
NOTE: Use this page with AOC-CR-603E, "Judgment Suspending Sentence - Felony"; AOC-CR-604E, "Judgment Suspending Sentence - Misdemeanor"; AOC-CR-619E, "Conditional Discharge Under G.S. 90-96(a)"; AOC-CR-621E, "Conditional Discharge Under G.S. 14-50.29"; AOC-CR-627E, "Conditional Discharge Under G.S. 90-96(a1)"; AOC-CR-628E, "Conditional Discharge Under G.S. 14-204(b)"; AOC-CR-632E, "Conditional Discharge Under G.S. 15A-1341(a4)"; AOC-CR-633E, "Conditional Discharge Under G.S. 15A-1341(a5)"; or AOC-CR-636E, "Conditional Discharge Under G.S. 14-277.8"; for offenses committed from Dec. 1, 2023, through Nov. 30, 2025.															
	Ť										- G.S. 15A-13	43(a1)			
case(s		shall also arrest w s, and dir Condition	comply ith electrone rections of	with onic of the lef <u>er</u>	the followir monitoring e probation	ng conditions of particle, remain at the de officer regarding eave the residence	robation, fendant's such mo	which no resider no residerant no resider no residerant no resider no residerant no resider no resider no resider no resider no resider no residerant no r	nay b nce fo and	oe imposed or a period pay the fee	for any communit	y or inte ays, [ .S. 15A-	rmediate month 1343(c) a	pur s, al as pr	ishment. oide by all ovided
2.	2. Complete hours of community service during the first days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-1483 is not due because it is assessed in a case adjudicated during the same term of court to be paid pursuant to the schedule set out under Monetary Conditions in the "Judgment Suspending Sentence." within days of this Judgment and before beginning service.  Other:										court.				
3.		acility). confinem	and and ent impos	pay ed h	jail fees. Th ere must be f	e defendant shall for two-day or three-	report ir	n a sobe ecutive pe	r con	idition to se , <i>only, for no</i>	rve the term(s) inc more than six days e INTERMEDIATE F	n a single	month, a		(other no more
	Date	Hour	□ AM □ PM	for	□2 days □3 days	Date	Hour	□ AM □ PM	for	☐2 days ☐3 days	Date	Hour	□ AM □ PM	for	☐ 2 days ☐ 3 days
	Date	Hour	□ AM □ PM	for	☐2 days ☐3 days	Date	Hour	□ AM □ PM	for	☐ 2 days ☐ 3 days	Date	Hour	□ AM □ PM	for	☐ 2 days ☐ 3 days
	Date	Hour	□ AM	for	☐2 days ☐3 days	Date	Hour	□ AM	for	2 days	Date	Hour	□ AM	for	2 days
4.	Obtain a substan	ice abus	e assess	mer	nt, monitorin	g, or treatment as	s follows								
6.	Abstain from alco found that a subs Participate in an	stance al educatio	buse ass onal or vo	essr cati	nent has id onal skills d	entified defendan evelopment progr	t's alcoheram as fo	ol depen ollows:	deno	cy or chroni	days, c abuse.	mo	onths, the	e Co	urt having
<u> </u>	Submit to satellite	e-based	monitorii	ng, i		n the attached ACINTERMEDIA									
<u>Se</u> nter	(1) Obey the rules Department of Pu seventy-two (72)  A. Serve an a NC DA (NOTE: S <sub>t</sub> must be ser	the above tion - General Statistics and regulation states of the control of the c	se case(s S.S. 15A sentence ulations o ty, govern f the defe rm of Sheriff o bation may	), th -13 e as of the ning enda of thi / not of Ju	any special e defendan 51 a condition of the conduct int's dischar Godon Scounts be served in venile Justice	, community, or ir t shall also complete shall also complete shall also complete shall be sha	ntermedia y with the n, the del partment mprisone e term of ho	ate cond e following fendant so of Adult ed. (2) Refind in impriso urs in eriod or (in afety.)	itions ng in shall of Corresport nmen the of	s of probation of the comply with ection and, to a probation.	punishment(s) un these additional re if applicable, the D ion officer in the St	der G.S. egular co ivision of ate of No	. 15A-13 nditions of Juvenile orth Carol	40.1 <u>of pro</u> Just lina v	1(6).
	Day  C. The defen consecutive	Date dant sha /e weeks shall be	all again i s, and sh served a	repo all re	rt in a sobe emain in cue direction o	□ AM □ PM  r condition to constody during the sf	and shal custody tinue ser same hou ficer with	I remain until: ving this urs each iin	in tern wee	k until com	Date  me day of the weepletion of the active months of the active months of the active months of the active months.	e term o	ordered.		□ AM □ PM

## 2. Local Judicially Managed Accountability and Recovery Court - G.S. 15A-1340.11

Comply with the rules of the program adopted pursuant to Chapter 7A, Article 62, of the General Statutes, and report on a regular basis as directed to participate in court supervision and any screening, evaluation, and treatment ordered by the court.

Other:

## INTERMEDIATE CONDITIONS OF PROBATION - G.S. 15A-1343(b4)

If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation. (1) If required by the defendant's probation officer, perform community service under the supervision of the Division of Community Supervision and Reentry, and pay the fee required by G.S. 143B-1483, but no fee shall be due if the Court imposed community service as a special condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the same term of court. (2) Not use, possess, or control alcohol. (3) Remain within the defendant's county of residence unless granted written permission to leave by the court or the defendant's probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed by the probation officer, keeping all appointments by abiding by the rules, regulations, and direction of each program.

## MANDATORY SPECIAL CONDITIONS FOR SEX OFFENDERS AND PERSONS CONVICTED OF OFFENSES INVOLVING PHYSICAL, MENTAL, OR SEXUAL ABUSE OF A MINOR - G.S. 15A-1343(b2)

NOTE		
		ollowing are not defined as intermediate punishments under G.S. 15A-1340.11(6).
		t only one of the three sets of conditions below. ial Conditions For Reportable Convictions - G.S. 15A-1343(b2)
□ '.		: Impose only for a reportable conviction under G.S. 14-208.6.
		efendant has been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) and must
		Register as a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-615, Side Two.
		Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
		rehabilitative treatment as ordered by the court.
		Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
	a.	(if the Court finds physical, mental, or sexual abuse of a minor) Not reside in a household with  (1) (for sexual abuse) any minor child.
		(1) (for sexual abuse) any militor child.  (2) (for physical or mental abuse) any minor child other than the child(ren) named below, for whom the court expressly finds that it is
		unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named
		below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same
		household):
	e.	Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
		premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is
		present, for the following purposes which are reasonably related to the defendant's probation supervision: Light child pornography
	f	Other:
	1.	Oue.
<b>2</b> .	Spec	ial Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2)
		: Impose if offense involved sexual abuse of a minor but is <b>not</b> a reportable conviction.
		efendant has been convicted of an offense involving the sexual abuse of a minor and must
	a.	Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
	h	rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
		Not reside in a household with any minor child. (G.S. 15A-1343(b2)(4))
		Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
		premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is
		present, for the following purposes which are reasonably related to the defendant's probation supervision:
	e.	Other:
<b></b> 3.		ial Conditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-1343(b2)
	The d a. b.	Impose if offense involved physical or mental abuse of a minor but is <b>not</b> a reportable conviction and did <b>not</b> involve sexual abuse. Enclosed the second of an offense involving the physical or mental abuse of a minor and must. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
	The d a. b.	efendant has been convicted of an offense involving the physical or mental abuse of a minor and must  Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with
	The d a. b.	Perendant has been convicted of an offense involving the physical or mental abuse of a minor and must  Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.
	The d a. b.	Perendant has been convicted of an offense involving the physical or mental abuse of a minor and must Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's
	The d a. b.	Perendant has been convicted of an offense involving the physical or mental abuse of a minor and must  Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.
	The d a. b. c.	Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):
	The d a. b. c.	Perendant has been convicted of an offense involving the physical or mental abuse of a minor and must Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same
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1.	The da.b.c.	Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:  ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE  ant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that: there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:  (1) (for supervised probation) attend and complete (check one)   (program name)   a program to be identified by the probation officer, and abide by the program's rules. The probation officer shall send a copy of this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any of its rules.  (2) (for unsupervised probation) attend and complete (check one)   (program name)   a program chosen by the defendant, who shall notify the program and the district attorney of that choice within ten (10) days of the entry of this judgment, and abide by the program's rules. The district atto
1.	The da.b.c.	Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child. (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:  ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE  ant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that: there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:  (1)   (for supervised probation) attend and complete (check one)   (program name)   (program
1.	The d a. b. c. d.	Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision: child pornography  Other  ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE  ant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that: there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:  (1) (for supervised probation) attend and complete (check one) (program name) a program to be identified by the probation officer, and abide by the program's rules. The probation officer shall send a copy of this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any of its rules.  (2) (for unsupervised probation) attend and complete (check one) (program name) a program chosen by the defendant, who shall notify the program and the district attorney of that choice within ten (10) days of the entry of this judg
1.	The d a. b. c. d.	ptendant has been convicted of an offense involving the physical or mental abuse of a minor and must Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with (1) any minor child. (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:
	The d a. b. c. d. Pursu a.	pfendant has been convicted of an offense involving the physical or mental abuse of a minor and must Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with (1) any minor child. (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision: child pornography  Other  ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE  ant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that: there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:  (1) (for supervised probation) attend and complete (check one) (program name) a program to be identified by the probation officer, and abide by the program's rules. The probation officer shall send a copy of its rules.  (2) (for unsupervised probation) attend and complete (check one) (program name) a program chosen by the defendant, who shall notify the program's rules. The district attorney of that choice within ten (10) days of the entry of this judgment, and abide by the program's rules.
	The d a. b. c. d. Pursu a.	ptendant has been convicted of an offense involving the physical or mental abuse of a minor and must Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with
_ 2.	The d a. b. c. d. Pursu a.  As ad a. b.	Perdicipate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:     Other
2.	The d a. b. c. d. Pursu a.  As ad a. b.	Planticipate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with    (1) any minor child.
_ 2.	The d a. b. c. d. Pursu a.  As ad a. b.	Perdicipate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.  Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.  Not reside in a household with  (1) any minor child.  (2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:     Other

STATE (	OF N	ORTH CAROLINA	In The Corner Court Of Insting								
		County	In The General Court Of Justice ☐ District ☐ Superior Court Division								
		STATE VERSUS									
Name Of Defendar	nt		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)	ionary forms, to list additional offenses of conviction, deferred prosecution, or to A, B, C, D, E, F, or other variations of this form, so this page can be used to te(s) of offense or conviction.								
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).

		ADDITIONAL F	ILE NO.(S) AND OF					
File No.(s)	Off.	Offense Description		Offense Date	G.S. No.	F/M	CL.	*Pun. CL.

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