STATE (OF N	ORTH CAF	ROLII	A		\$0	at of Court		File No.					
NOTE: Use AOC	C-CR-310	County for DWI offenses.					at of Court					ourt Of Ju		_
STATE VERSUS Name Of Defendant					District Superior Court Division JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR PUNISHMENT: COMMUNITY INTERMEDIATE									
Race Sex Date Of Birth					(Fo		(STRUCTU offenses Con	nmitted	Before	Dec. 1, 2				
Attorney For State				ef. Found ot Indigent		ef. Waived torney	Attorney For De	fenda		.S. 15A-1	A	ppointed etained	, -1343.2, - Ort Rptr Initi	
The defendant v	vas found	d guilty/responsible			plea (ant to <i>Alford</i>) (of	f no contest)	trial b	y judge		y jury, of	
File No.(s)	Off.	J,,		ffense De	• •	<u> </u>			Offense Dat		G.S. N			un. CL.
		class if different from ed, pursuant to G.S.									□ I (0)	□ II (1-	4) 🗌 III	(5+)
1. The Court finds: (a) enhancement for G.S. 90-95(e)(4) (drugs). G.S. 14-3(c) (hate crime). G.S. 14-50.22 (gang misdemeanor). (b) enhancement from required suspended sentence to Class 2 misdemeanor. G.S. 90-95(e)(7). This finding is based on a determination of this issue by the trier of fact beyond a reasonable doubt or on the defendant's admission. 2. The Court imposes mandatory punishment pursuant to G.S. 14-33(d) (assault in the presence of a minor). 3. The Court finds the above-designated offense(s) is a reportable conviction under G.S. 14-208.6 and therefore imposes the special conditions of probation set forth on the attached AOC-CR-603A, Page Two, Side Two, and makes the additional findings and orders on the attached AOC-CR-615, Side Two. 4. The Court finds the above-captioned offense(s) involved the (check all that apply) physical or mental sexual abuse of a minor (if No. 3 not found) and therefore imposes the special conditions of probation set forth on the attached AOC-CR-603A, Page Two, Side Two. 5. The Court finds this is an offense involving assault, communicating a threat, or an act defined in G.S. 50B-1(a), and the defendant had a personal relationship as defined by G.S. 50B-1(b) with the victim. 6. (offenses on or after Dec. 1, 2008, only) The Court finds that the above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25. 7. The Court finds that the defendant refused to consent to conditional discharge under G.S. 90-96(a). 8. The Court finds that this was an offense involving child abuse or an offense involving assault or any of the acts as defined in G.S. 50B-1(a) committed against a minor. G.S. 15A-1382.1(a1). 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 imprisoned for a term of days in the custody of the: (check only one) Sheriff of Court, having considered evidence, arguments of counsel and statement of defendant, or														
be applied towar	rd the	sentence impos	ed above				uired for specia	_		th on AOC	C-CR-60	3A, Page T	wo.	
supervision 1. The Cou 2. The Cou G.S. 15A 3. This peri File No.	uns rt finds tl rt finds tl -1343.2 od of pro	nat a longer nat it is NOT approp (e) for community p bation shall begin	tion for _ show oriate to counishme when offense	n of this s rter per delegate f nt or G.S n the defe	riod of to the S . 15A-1 endant Count th in file	ce is susp months. probation Section of 1343.2(f) t is release ty e number 15A-266.	is necessary the Community	defe	endant is place that which is s ctions the auth nishment. n	pecified in ority to im	pose an		uirements	
The defendant	MONETARY CONDITIONS The defendent shall never to the Clark of Countries Count the "Total Amount Due" shall be under the probation owner is in fee if plead on a green is all													
	The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee if placed on supervised probation above, pursuant to a schedule determined by the probation officer. set out by the court as follows:													
\$ \$	ine	Restitution*	Attorney		\$	n Serv Fee	EHA Fee \$	\$	B	Appt Fee/I		Total Am \$	ount Due	<u> </u>
The Court fin	ds just c	on Worksheet, Notic ause to waive costs "Total Amount Due	s, as orde	ered on th	ne atta	ched	AOC-CR-618	3. [Other:					<u> </u>

	F	EGULAR COND	ITIONS OF PRO	BATION - G.S	S. 15A-1343(b))		
NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, 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 vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court. If the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (6) Report as directed by the Court or the probation officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (7) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (8) At a time to be designated by the probation officer, visit with the probation officer a facility maintained by the Section of Prisons.								
	finds that the defenda OC-CR-603A, Page	ant is responsible for a Two, Side Two.	acts of domestic viole	nce and therefore	e makes the addit	tional findings and	orders on the	
	SPECIA	L CONDITIONS	OF PROBATION	- G.S. 15A-1	343(b1), 143E	3-704(c)		
10. Surrender a motor ve a motor ve 11. Submit at i while the d stolen g 12. Not use, pr and is in th possessors controlled: 13. Supply a b defendant' 14. Successful 15. Complete services co within 16. Report for participate other thera 17. Not assaul "Contact" i	the defendant's drive hicle for a period of _ reasonable times to vefendant is present, goods controlled cossess, or control any e original container very es, or sellers of any ille substances are sold, reath, urine, and/or be probation officer. If y pass the General I we hours of coordinator and pay the days of this initial evaluation by _ in all further evaluation, peutic requirements t, threaten, harass, bencludes any defendant or the period of the peutic requirements to the peutic requirements the peutic requirements and defendant of the peutic requirements the peutic requirements and defendant of the peutic requirements the peutic requirements and defendant of the peutic requirements and defendant of the peutic requirements the peutic requirements and defendant of the peutic requirements a	Education Developme mmunity or reparation be fee prescribed by G Judgment and before on, counseling, treatmont those programs under found in or on the prescribed specifically.	of Superior Court for or until relicensed by a probation officer oses which are reason ontraband child office of the country o	r transmittal/notifice y the Division of Mof the defendant's hably related to the pornography sit has been present knowingly assort knowingly be prepresence of a propresence of	cation to the Divisuo Motor Vehicles, was person, and of the defendant's productive defendant's productive with any known at the defendant or frequestional frequestional forms of the period of the defendant of	sion of Motor Vehi rhichever is later. the defendant's ver- obation supervision fendant by a licent own or previously ent any place when lochol, when instration preposition, as directly and probation as directly of that evaluation,	cles and not operate chicle and premises convicted users, cre illegal drugs or cucted by the chicle and premises convicted users, cre illegal drugs or cucted by the chicle and premises convicted users, cre illegal drugs or cucted by the chicle and premises convicted users, cre illegal drugs or cucted by the	
19 Comply wi	th the Special Conditi	ons Of Probation whi	ch are set forth on AC	C-CR-603A Pag	ie Two			
	,		F COMMITMENT					
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. 3. The current pretrial release order is modified as follows: 4. 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.								
Data	Name Of Day	iding Judge /hm = ====	SIGNATURE OI		Propiding leaf-			
Date	Name Of Pres	iding Judge (type or print	<i>y</i>	Signature Of	Presiding Judge			
			CERTIFICA	TION				
1. Appellate E 2. Judgment (additional 3. Restitution (AOC-CR-	Entries (AOC-CR-350 Suspending Sentenc conditions of probation Worksheet, Notice A 611)	e (AOC-CR-603A, Pa on) nd Order (Initial Sent d DNA Sample (AOC	ge Two)	5. Judicial FindingSentence (AC6. Additional File	ngs And Order F DC-CR-615, Side	or Sex Offenders Two) ense(s) (AOC-CR	·	
	_ all collined copies					Clerk Of Superio	√ SEΛI	

STATE VERSUS

Name Of Defendant

INTERMEDIATE PUNISHMENTS NOTE: Use this page with AOC-CR-603A, "Judgment Suspending Sentence - Felony"; AOC-CR-604A, "Judgment Suspending Sentence - Misdemeanor"; AOC-CR-619A, "Conditional Discharge Under G.S. 90-96(a)"; AOC-CR-621A, "Conditional Discharge Under G.S. 14-50.29"; AOC-CR-627A, "Conditional Discharge Under G.S. 90-96(a1)"; AOC-CR-632A, "Conditional Discharge Under G.S. 15A-1341(a4)"; or AOC-CR-633A, "Conditional Discharge Under G.S. 15A-1341(a5)"; for offenses committed before Dec. 1, 2009. In addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the above case(s), the defendant shall also comply with the following special conditions of probation and conditions of special probation, which are defined as intermediate punishments by G.S. 15A-1340.11(6). 1. Special Probation - G.S. 15A-1351 For the defendant's active sentence as a condition of special probation, the defendant shall comply with these additional regular conditions of probation: (1) Obey the rules and regulations of the Division of Adult Correction and Juvenile Justice governing the conduct of inmates while imprisoned. (2) Report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment. A. Serve an active term of days months hours in the custody of the N.C. DACJJ. Sheriff of this County. Other: (NOTE: Noncontinuous periods of special probation may not be served in DACJJ. Also, special probation imposed in misdemeanor sentences on or after Oct. 1, 2014, may not be served in DACJJ.) B. The defendant shall report in a sober condition to begin serving his/her term on: and shall remain in Day Date Hour □AM Day Date Hour $\square AM$ custody until: \square PM \square PM C. The defendant shall again report in a sober condition to continue serving this term on the same day of the week for the next consecutive weeks, and shall remain in custody during the same hours each week until completion of the active term ordered. D. This term shall be served at the direction of the probation officer within ___ days months of this judgment. E. Pay jail fees. F. Work release is recommended. G. Substance abuse treatment is recommended. H. Other: 2. Residential Program - G.S. 15A-1340.11(8); 15A-1343(b1)(2) Attend or reside in (name program) residential program for a period of days, months, and abide by all rules and after care regulations of that program. Other: 3. House Arrest With Electronic Monitoring - G.S. 15A-1340.11(4a); 15A-1343(b1)(3c) Be assigned to house arrest with electronic monitoring for a period of ____ days, months, and submit to electronic monitoring and abide by all rules, regulations, and directions of the probation officer, regarding electronic monitoring, and pay the fees prescribed under G.S. 15A-1343(c2) pursuant to the schedule set out under Monetary Conditions. Other: 4. Intensive Supervision Program - G.S. 15A-1340.11(5); 15A-1343(b1)(3b); 143B-704(c) Submit to supervision by officers assigned to the Intensive Probation Program established pursuant to G.S. 143B-704(c), for a period of months (6 to 9 months recommended by the Section of Community Corrections), and comply with the rules adopted by that program. Other: 5. Day Reporting Center - G.S. 15A-1340.11(3); 15A-1343(b1)(10); 15A-1340.11(6) Report as directed by the probation officer to the Day Reporting Center for a period of ___ days, months, and abide by all rules and regulations of that program. Other: 6. Drug Treatment Court - G.S. 15A-1340.11(3a); 15A-1340.11(6) Comply with the rules adopted for the program as provided for in Article 62 of Chapter 7A of the General Statutes and report on a regular basis for a specified time to participate in court supervision, drug screening or testing, and drug or alcohol treatment programs. Other:

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)

					` /
			not defined as intermediate punishments under G.S. 15A	1340.11(6).	
NOTE:	Selec	t only one	of the three sets of conditions below.	A 4242/b2\	
			litions For Reportable Convictions - G.S. 15 only for a reportable conviction under G.S. 14-208.6.	4-1343(DZ)	
			s been convicted of an offense which is a reportable convi	ction as defined in G.S. 14-208.6(4) a	nd must
			s a sex offender and enroll in satellite-based monitoring if		
	b.	Participate	in such evaluation and treatment as is necessary to comp	lete a prescribed course of psychiatric	c, psychological, or other
			ve treatment as ordered by the court.		
г			unicate with, be in the presence of, or found in or on the presence of the pre		
L	a.		finds physical, mental, or sexual abuse of a minor) Not reside in r sexual abuse) any minor child.	a nousenoid with	
			r bexual abuse) any minor child. r physical or mental abuse) any minor child other than the	e child(ren) named below for whom	the court expressly finds that it is
			likely that the defendant's harmful or abusive conduct will		
			low to reside in the same household with the probationer.		
			usehold):		
	e.		reasonable times to warrantless searches by a probation of		
			and of the defendant's computer or other electronic mecha r the following purposes which are reasonably related to the		child pornography
			i the following purposes which are reasonably related to the	e delendant's probation supervision.	crilid pornography
	f	Other:			·
		ounon.			
_					
			itions For Offenses Involving The Sexual A		l 343(b2)
			f offense involved sexual abuse of a minor but is not a rep		
			s been convicted of an offense involving the sexual abuse in such evaluation and treatment as is necessary to comp		a payabalagical or other
	a.	•	ve treatment as ordered by the court.	lete a prescribed course of psychiatri	c, psychological, or other
	b.		unicate with, be in the presence of, or found in or on the presence of the found in or on the found in or on the presence of the found in or on the found in or or on the found in or on the found in or or or on the found in or	emises of the victim of the offense.	
			in a household with any minor child. (G.S. 15A-1343(b2)(4		
	d.	Submit at	reasonable times to warrantless searches by a probation of	fficer of the defendant's person, of the	
		•	and of the defendant's computer or other electronic mecha	,	
		present, fo	r the following purposes which are reasonably related to the	e defendant's probation supervision:	child pornography
	_	Other:			.
	е.	Other.			
ı	N ÓTE The de a.	E: Impose in efendant ha Participate rehabilitati	itions For Offenses Involving The Physical offense involved physical or mental abuse of a minor but is been convicted of an offense involving the physical or min such evaluation and treatment as is necessary to complete treatment as ordered by the court.	s not a reportable conviction and did ental abuse of a minor and must lete a prescribed course of psychiatric	not involve sexual abuse.
		Not reside	unicate with, be in the presence of, or found in or on the pring a household with	emises of the victim of the offense.	
		_ ` ′	y minor child.	nom the court expressly finds that it is	unlikely that the defendant's
		`	y minor child other than the child(ren) named below, for w rmful or abusive conduct will recur and that it would be in	. ,	
			usehold with the probationer. (Name minor child(ren) with who	` ,	
				,	
	d.	premises,	reasonable times to warrantless searches by a probation of and of the defendant's computer or other electronic mecha r the following purposes which are reasonably related to the	nism which may contain electronic da	
	Δ	Other:			·
	e.	Juici.			
			ADDITIONAL CONDITIONS FOR	DOMESTIC VIOLENCE	
1. F		there is an	ding that the defendant is responsible for acts of domestic abuser treatment program, approved by the Domestic Vic r supervised probation) attend and complete (check one)		ble to the defendant, who shall:
		(., [6]	a program to be identified by the probation officer, and a	pide by the program's rules. The prob	ation officer shall send a copy of
			this judgment to the program, which shall notify the office		
		_	of its rules.		2 3 7
		(2) (fo	r unsupervised probation) attend and complete (check one)	(program name)	
			a program chosen by the defendant, who shall notify the		
			of the entry of this judgment, and abide by the program's		
			program, which shall notify the district attorney if the defe program or its rules.	muant rails to participate or is dischar	ged for failure to comply with the
Г	□ h	there is no	approved abuser treatment program reasonably available	c. it would not be in the best in	terests of justice to order the
L	υ.		to complete an abuser treatment program because	c. it would not be in the best in	iciosis of justice to order the
2. /	As add	ditional Spe	cial Conditions of Probation, the defendant shall:		
_ [a.	not come v	vithin feet of		at any time.
[y with any G.S. Chapter 50B Domestic Violence Protective		
	ve cor	iditions are	incorporated in the "Judgment Suspending Sentence" in the		reot.
Date			Name Of Presiding Judge (type or print)	Signature Of Presiding Judge	

		In The General Court Of Justice District Superior Court Division						
STATE VERSUS								
Name Of Defendant ADDITIONAL FILE NO.(S) AND OFFENSE(S	3)							
NOTE: Use this page in conjunction with all NCAOC judgment or probationary forms, to list additional offenses of conviction, deferred prosecute conditional discharge addressed in the court's order. There are no A, B, C, D, or other variations of this form, so this page can be used an offense list from any of the related forms, for any date(s) of offense or conviction.	ion, oi to con	r itinue						
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).		1						

		ADDITIONAL FILE NO.(S) AND OF	ADDITIONAL FILE NO.(S) AND OFFENSE(S)				
File No.(s)	Off.		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).