STATE O		<b>)</b>	File No.									
NOTE: Use AOC-C	eat of Court				Court Of J							
STATE VERSUS												
Name Of Defendant		STATE VE	<u>K303</u>			JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR PUNISHMENT: COMMUNITY INTERMEDIATE (STRUCTURED SENTENCING)						
Race Sex Date Of Birth					(For Offenses Committed Before Dec. 1, 2009) G.S. 15A-1341, -1342, - 1343, -1343.2, -1346							
				Def. Waived	Attorney For Defer	ndant	0.0			Crt Rptr I		
						ant to <i>Alford</i> ) (	of no c	contest)	trial by jude		oy jury, c	of
File No.(s)	Off.	Offense Description Offense Date						G.S	S. No.	CL.	*Pun. CL.	
*NOTE: Enter punis The Court has det										(0) 🗔 II (1	-4) 🗌 ]	II (5+)
This finding 2. The Court 3. The Court probation s AOC-CR-6 4. The Court (if No. 3) 5. The Court relationship 6. (offenses on 7. The Court 8. The Court committed The Court, having consolidated for ju Sheriff of	<ul> <li>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.</li> <li>2. The Court imposes mandatory punishment pursuant to G.S. 14-33(d) (assault in the presence of a minor).</li> <li>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.</li> <li>4. The Court finds the above-captioned offense(s) involved the (<i>check all that apply</i>) physical or mental sexual abuse of a minor (<i>if No. 3 not found</i>) and therefore imposes the special conditions of probation set forth on the attached AOC-CR-603A, Page Two, Side Two.</li> <li>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.</li> <li>6. (<i>offenses on or after Dec. 1, 2008, only</i>) The Court finds that the above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25.</li> <li>7. 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).</li> <li>7. 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).</li> <li>7. The Court finds that the defendant refused to consent to conditional discharge under G.S. 90-96(a).</li> <li>8. The Court finds that the imprisone</li></ul>											
The defendant sha	all be gi			days	spent in confine	ement prior to the juired for special		0				e(s), to
				SU	SPENSION	OF SENTEN	CE					
Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on         supervision       unsupervised       probation formonths.         1. The Court finds that a       longer       shorter       period of probation is necessary than that which is specified in G.S. 15A-1343.2(d).         2. The Court finds that it is NOT appropriate to delegate to the Division of Community Supervision and Reentry the authority to impose any of the requirements in G.S. 15A-1343.2(e) for community punishment or G.S. 15A-1343.2(f) for intermediate punishment.         3. This period of probation shall begin       when the defendant is released from incarceration       at the expiration of the sentence in the case below. <i>File No.</i> Offense       County       Count       Date												
		all comply with t all provide a DN				4. (AOC-CR-319	require	ed)				
						CONDITIONS						
The defendant sha probation above, p			<u> </u>					•	•	e if placed on	supervi	sed
Costs Fine \$ \$	9	Restitution*	Attorn \$	ey's Fees	Comm Serv Fee \$	EHA Fee \$	SBM F \$	<sup>-</sup> ее Аµ \$	opt Fee/Misc	Total An \$	nount Due	 ?
	s just ca of the "	use to waive co Total Amount D	sts, as or ue," the p	rdered on th probation of	ne attached [ ficer may transf	AOC-CR-618. er the defendant	O Unsu	ther:	•	<u>,</u>		

	REGULAR COND	ITIONS OF PROBAT	TION - G.S. 15A-134	3(b)
(2) Possess no firearm a course of study or vo support and family obl If the defendant is on s leave by the Court or t reasonable manner, po for, and notify the office	he probation officer. (6) Report as direc ermit the officer to visit at reasonable ti er of, any change in address or employ ime to be designated by the probation	apon listed in G.S. 14-269 fendant for suitable emplo <u>all also:</u> (5) Remain withir cted by the Court or the p mes, answer all reasonab ment. (7) Notify the proba	D. (3) Remain gainfully and byment, and abide by all runn the jurisdiction of the Courobation officer to the officer robation officer to the officer a le inquiries by the officer a ation officer if the defendant	suitably employed or faithfully pursue les of the institution. (4) Satisfy child int unless granted written permission to er at reasonable times and places and in a nd obtain prior approval from the officer it fails to obtain or retain satisfactory
	that the defendant is responsible for a	acts of domestic violence	and therefore makes the a	dditional findings and orders on the
attached AOC-	CR-603A, Page Two, Side Two.		0 454 4040(1-4) 44	
The defendent de la lle	SPECIAL CONDITIONS C so comply with the following special co			
<ul> <li>10. Surrender the of a motor vehicle</li> <li>11. Submit at reason while the defending stolen good</li> <li>12. Not use, possed and is in the or possessors, or controlled subsection</li> <li>13. Supply a breat defendant's processfully particular to the stolen stolen and the stolen stolen and the stolen stolen stolen and the stolen stolen stolen at the stolen stolen stolen at the stolen s</li></ul>	defendant's drivers license to the Clerk e for a period of onable times to warrantless searches b dant is present, for the following purpo s controlled substances co ss, or control any illegal drug or contro iginal container with the prescription nu sellers of any illegal drugs or controlled tances are sold, kept, or used. n, urine, and/or blood specimen for ana obation officer. ass the General Education Development	of Superior Court for tran or until relicensed by the by a probation officer of the ses which are reasonably ntraband child porned lled substance unless it he umber affixed on it; not known d substances; and not known alysis of the possible present at Test (G.E.D.) during the	Ismittal/notification to the D Division of Motor Vehicles e defendant's person, and related to the defendant's ography as been prescribed for the owingly associate with any powingly be present at or free ence of a prohibited drug of e first months of	Division of Motor Vehicles and not operate s, whichever is later. of the defendant's vehicle and premises probation supervision: defendant by a licensed physician k known or previously convicted users, equent any place where illegal drugs or or alcohol, when instructed by the
	nator and pay the fee prescribed by G.			
within 16. Report for initia	days of this Judgment and before I evaluation by	beginning service.		, Ilt of that evaluation, and comply with all
	tic requirements of those programs unt		is recommended as a resu	
"Contact" inclue	eaten, harass, be found in or on the pr des any defendant-initiated contact, dir ng, telefacsimile machine or through an	ect or indirect, by any me	ans, including, but not limit	ed to, telephone, personal contact, e-mail,
19. Comply with the	e Special Conditions Of Probation whic	ch are set forth on AOC-C	R-603A, Page Two.	
	ORDER O	F COMMITMENT/AF	PEAL ENTRIES	
officer cause th until the defend 2. The defendant 3. The current pre 4. The defendant	that the Clerk deliver <u>two</u> certified cop be defendant to be delivered with these dant shall have complied with the condi- gives notice of appeal from the judgme trial release order is modified as follow gives notice of appeal from the judgme release are set forth on form AOC-CR	copies to the custody of t tions of release pending a ent of the District Court to /s: ent of the trial court to the	the agency named on the r appeal. the Superior Court.	reverse to serve the sentence imposed or
		SIGNATURE OF JU	JDGE	
Date	Name Of Presiding Judge (type or print,		Signature Of Presiding Judge	
		OEDTIFIO ATIO	N	
<ul> <li>1. Appellate Entrie</li> <li>2. Judgment Susp (additional conditional con</li></ul>	bending Sentence (AOC-CR-603A, Pag ditions of probation) rksheet, Notice And Order (Initial Sente	ge Two) 5 ge Two) 6. / encing) 7. (	py of the original which is o	er For Sex Offenders - Suspended Side Two) Offense(s) (AOC-CR-626)
Date Da	ate Certified Copies Delivered To Sheriff	Signature Of Clerk		Deputy CSC Asst. CSC
	Material oppos	site unmarked squares is to be dis	regarded as surplusage.	Clerk Of Superior Court SEAL

AOC-CR-604A, Side Two, Rev. 1/23, © 2023 Administrative Office of the Courts

STATE VERSUS								0.		
Name C	lame Of Defendant									
	INTERMEDIATE PUNISHMENTS									
In add case(s interm	"Cond 90-96 <b>comm</b> lition to s), the condition ediate <b>Spec</b> (1) Ob the Des seveni A.	itional Dischar (a1)"; AOC-CR nitted before I complying w defendant sh punishments ial Probatic e defendant's ey the rules a epartment of R ty-two (72) ho Serve an ac Serve an ac NC DAC (NOTE: Spe probation must	rge Under G.S. 90-99 <b>R-632A</b> , "Conditional <b>Dec. 1, 2009</b> . with the regular and all also comply with the second by the sec	5(a)"; AOC-CR-621 Discharge Under C d any special cor th the following s 0.11(6). 51 s a condition of s he Division of Pri ming the conduc int's discharge fro days his County. ot be served in DA ivision of Juvenile	A, "Condition G.S. 15A-13 Inditions of pecial compecial compecial compecial sons of the t of inmate om the acting mon ] Other: C for (i) a m Justice of the		50.29"; <b>AO</b> onditional D ludgment nditions o <u>omply with</u> ction and, ort to a pro stody of th <u>stody and th</u>	C-CR-627A, "Condition Discharge Under G.S. Suspending Senter f special probation <u>these additional re</u> if applicable, the Di obation officer in the	onal Discharge Und 15A-1341(a5)"; for ence" entered in th which are define egular conditions o ivision of Juvenile e State of North Ca	er G.S. offenses ne above ed as f <u>probation</u> : Justice of arolina within
		Day	Date	Hour	AM	and shall remain in	Day	Date	Hour	□ AM
		-			D PM	custody until:				D PM
	<ul> <li>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.</li> <li>D. This term shall be served at the direction of the probation officer within days months of this judgment.</li> <li>E. Pay jail feesF. Work release is recommendedG. Substance abuse treatment is recommended.</li> <li>H. Other:</li> </ul>									
2.		l or reside in	ays, _ months,			3(b1)(2) and after care regulations of		<i>ne program</i> ) residen ram.	ntial program for a	period of
3.	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:									
<b>4</b> .	Intensive Supervision Program - G.S. 15A-1340.11(5); 15A-1343(b1)(3b); 143B-1454(c) Submit to supervision by officers assigned to the Intensive Probation Program established pursuant to G.S. 143B-1454(c), for a period of months (6 to 9 months recommended by the Division of Community Supervision and Reentry), and comply with the rules adopted by that program. Other:									
5.	Repor	t as directed egulations of				<b>13(b1)(10); 15A-1340.11</b> g Center for a period of		🗌 days, 🗌 mo	nths, and abide	e by all rules
6.	Comp	ly with the ru ticipate in co	iles of the progran	n adopted pursua	ant to Cha	ery Court - G.S. 15A-13 pter 7A, Article 62, of the G n, and treatment ordered by	eneral Sta		on a regular basis	as directed
				Material oppo	osite unmarke	d squares is to be disregarded as su (Over)	ırplusage.			

Γ

## 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)

<b>NOTE:</b> The following are not defined as intermediate punishments under G.S. 15A-1340.11(6). <b>NOTE:</b> Select <b>only one</b> of the three sets of conditions below.
1. Special Conditions For Reportable Convictions - G.S. 15A-1343(b2)
NOTE: Impose only for a reportable conviction under G.S. 14-208.6.
The defendant has been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) and must
a. Register as a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-615, Side Two.
<ul> <li>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.</li> </ul>
c. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
d. (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.
(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. ( <i>Name minor child(ren</i> ) 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:
f. Other:
i. Other.
2. Special Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2)
<b>NOTE:</b> Impose if offense involved sexual abuse of a minor but is <b>not</b> a reportable conviction.
The defendant 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
rehabilitative treatment as ordered by the court.
b. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
c. Not reside in a household with any minor child. (G.S. 15A-1343(b2)(4))
d. 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:
<ul> <li>3. Special Conditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-1343(b2) NOTE: Impose if offense involved physical or mental abuse of a minor but is not a reportable conviction and did not involve sexual abuse. The defendant has been convicted of an offense involving the physical or mental abuse of a minor and must         <ul> <li>a. 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.</li> <li>b. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.</li> <li>c. Not reside in a household with</li></ul></li></ul>
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
1. Pursuant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that:
a. 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)
this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any
(2) (for unsupervised probation) attend and complete (check one)
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 attorney shall send a copy of this judgment to the program, which shall notify the district attorney if the defendant fails to participate or is discharged for failure to comply with the
program or its rules.
b. there is no approved abuser treatment program reasonably available.
defendant to complete an abuser treatment program because
2. As additional Special Conditions of Probation, the defendant shall:
b. comply fully with any G.S. Chapter 50B Domestic Violence Protective Order in effect.
The above conditions are incorporated in the "Judgment Suspending Sentence" in the above case(s) and made a part thereof.
Date         Name Of Presiding Judge (type or print)         Signature Of Presiding Judge

## 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

		of the related forms, for any date(s) of offense o		r variations of this form, so this page can be use			*D.
ile No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M	CL.	*PL Ci

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

		ADDITIONAL	FILE NO.(S) AND OI					
File No.(s)	Off.	Offense Descrip	tion	Offense Date	S. No.	F/M	CL.	*Pun. CL.

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