STATE O	F NO	RTH CAF	ROLI	NA					File No.					
County Seat of Court NOTE: Use AOC-CR-310 for DWI offenses.							at of Court	In The General Court Of Justice District Superior Court Division						
STATE VERSUS							JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR							
Name Of Defendant						PUNISH		IT: COI				MEDIA	ΤE	
Race	Se	ex		Date Of Bi	irth		(Ear Off		TRUCTUI				20 204	2)
				2410 0. 2.			(1-01-011	lelise				342, - 134		
Attorney For State				ef. Found lot Indigen		Waived rney	Attorney For Defendant							
The defendant wa	as found g	uilty/responsible			plea (_:	ant to <i>Alford</i>) (contest)		oy judge		by jury, c	
File No.(s)	Off.		C	Offense D)escriptio	on		C	Offense Date	е	G.S.	No.	CL.	*Pun. CL.
*NOTE: Enter pun The Court has de											 □ 1 (0) [] II (1	-4) ∏ I	II (5+)
2. The Court probation AOC-CR-1 4. The Court relationsh 6. The Court (offense for a committee 9. The Court	ng is based imposes the set forth of 615, Side the set found) the set finds the set finds the set finds that the did not great committee onditional the set finds that the set finds that the set finds the set	d on a determinal mandatory punisabove-designate on the attached A Two. above-captioned and therefore in is an offense invited by G.S. 50B-the above-designant a conditional don or after Dec. discharge for fact this was an offen minor. G.S. 150 the defendant r	nent from ation of the shment ped offense AOC-CR. d offense nposes to volving a -1(b) with gnated o all dischart, 2013, octors relainse involving a -1382.1 efused to	n required his issue bursuant to se(s) is a se(s) involved he special seault, con the viction of	d suspend by the trie to G.S. 14 reportable age Two, wed the (call condition ommunical m. involved G.S. 90- Court finds the offense displayed to condition	ded sen er of fact 4-33(d) e convide Side To theck all to ons of positing a to crimina 96(a) b s, with to or an of	(assault in the protion under G.S. vo, and makes the state of the state of the street gang active cause (check all the agreement of secharge under Gescharge und G	misdeconable resence 14-20 he add on the defined ivity. Got that apf the Dassault G.S. 14	emeanor. G. e doubt or or ce of a minor 8.6 and ther ditional findir all or mental re attached 4 d in G.S. 50 G.S. 14-50.2 coply)	S. 90-95 In the defer In the de	(e)(7). endant's poses theorders of the control of	ne special on the attack abuse of a representation of the attack abuse of a representation of the attack abuse of a representation of the attack abuse of the attack abuse of a representation of the attack abuse of a representation of the attack abuse of the attack abuse of a representation of the attack abuse of a representa	conditions hed minor Side Two ad a per sent. propriate DB-1(a)	s of o. sonal
The Court, having consolidated for ju	udgment a	and the defendar	nt be imp Coun	orisoned f ty.	or a term Other:	of		days i	n the custoo	dy of the:	-		e, be	
		nent Program (s						nerwise	е ѕресітіеа ар	ove).				
The defendant sh		at the expiration	of the se				mper ment prior to the	a date	of this luda	ment as	a result	of this/thes	e charge	· (s) to
be applied toward	<u> </u>	sentence impos	sed abov				uired for special							,(0), 10
				SL	JSPEN:	SION	OF SENTEN	CE						
requireme	t finds that t finds that ents in G.S	months. in longer it is NOT appro it 15A-1343.2(e) tion shall begin	sho	orter pe delegate munity pu	eriod of pr to the Di unishmen	robation vision o	is necessary that f Community Su	an that pervis	t which is sp ion and Ree ermediate pu	ecified in entry the unishmen opiration	authority nt.	5A-1343.2(y to impose		ne
4. The defen	ndant shall	comply with the	condition	ns set fo	th in file	number								
		provide a DNA						9 requ	ired)					
MONETARY CONDITIONS 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:														
Costs Fin	e	Restitution*	Attorne	y's Fees	Comm S	Serv Fee	EHA Fee	SBN \$	/ Fee	Appt Fee/	Misc	Total Ai	mount Due	<u> </u>
	ls just cau	Worksheet, Notionse to waive cost otal Amount Due	s, as ord e," the pr	ered on tobation o	he attach	ned [AOC-CR-618. For the defendant is to be disregarded a	to uns	Other:supervised p			,		

	R	EGULAR CONDI	TIONS OF PROBA	TION - G.S	5. 15A-1343 (b)	
explosive device, or other equip the defendant for lifth edefendant is on sunknown to the superve (7) Report as directed times, answer all reason probation officer if the defendant's vehicle, up listed in G.S. 14-269 we defendant by a license possessors, or sellers are sold, kept, or used probation officer for purifications.	ner deadly weapon listic suitable employment, upervised probation, the sing probation officer. By the Court or the promable inquiries by the defendant fails to obtain dant's vehicle and prompt of the search that we con a reasonable suspicithout written permissing physician and is in the fany such illegal drug (12) Supply a breath, proses directly related	ed in G.S. 14-269. (3) Re and abide by all rules of the defendant shall also: (6) Remain within the juribation officer to the office officer and obtain prior agonor retain satisfactory enemises while the defendant is continuous to the court. (11) Not use original container with grounds or of the court. (11) Not use original container with grounds or controlled substance urine, or blood speciment to the probation supervise.	emain gainfully and suitably the institution. (4) Satisfy c 5) Not abscond, by willfully isdiction of the Court unlesser at reasonable times and proproval from the officer for, applyment. (9) Submit at retain is present, for purposes ul. (10) Submit to warrantle is engaged in criminal activitiese, possess, or control any the prescription number affices; and not knowingly be pruse for analysis of the possible	employed or faith support and avoiding supervisting granted written places and in a reand notify the off asonable times to directly related to assessearches by a yor is in possessibilitiegal drug or coxed on it; not know the presence of propositive presence of propositives.	hfully pursue a confamily obligations, ision or by willfully permission to leave assonable manner ficer of, any chang to warrantless sea to the probation super law enforcement is on of a firearm, controlled substancowingly associate the ent any place when this biblied drugs or a se, the probationer is	making the defendant's whe ve by the Court or the probair, permit the officer to visit at ge in address or employment inches by a probation officer pervision, but the defendant officer of the defendant's peexplosive device, or other dese unless it has been prescril with any known or previouslers such illegal drugs or contilcohol when instructed by the may be required to reimburs	ereabouts tion officer. reasonable of the defendant's may not be readly weapon oed for the y convicted users, rolled substances e defendant's
_	C-CR-603C, Page	Γwo, Side Two.				itional findings and order	s on the
			IONS OF PROBAT				
14. Surrender th a motor vehi 15. Successfully 16. Complete services coo	e defendant's driver cle for a period of _ pass the General E _ hours or dinator. The fee precause it is assessed pursuant to the gradient of	ducation Development from a case adjudicate the schedule set out until the found in or on the protection or through any ecember 1, 2012) Absta	of Superior Court for tra or until relicensed by the nt Test (G.E.D.) during the luring the first 3-1483 is ed during the same term nder Monetary Condition ent, or education progra I discharged. emises or workplace of, ect or indirect, by any m y other person, except _ unin from alcohol consum	nsmittal/notifice Division of Me first days of the days of t	eation to the Dividence of the period of probusing the period of	to the defendant's rehabilision of Motor Vehicles all whichever is later. _ months of the period of pation, as directed by the days of this Judgmen of that evaluation, and control to the defendant of the defendant's alcohol stiffied defendant's alcohol	nd not operate probation. judicial nt and before pmply with all contact, e-mail, period of
21. Comply with	the Special Condition	ons Of Probation which	h are set forth on AOC-0	CR-603C, Page	e Two.		
		ORDER OF	COMMITMENT/A	PPEAL EN	TRIES		
officer cause until the defe 2. The defenda 3. The current p 4. The defenda	the defendant to be indant shall have co nt gives notice of ap pretrial release orde nt gives notice of ap	e delivered with these implied with the conditional population of the judgme or is modified as follow opeal from the judgme orth on form AOC-CR-	copies to the custody of tions of release pending ent of the District Court to s:ent of the trial court to the	f the agency na appeal. o the Superior e Appellate Div	amed on the rev	r other qualified officer an verse to serve the senten ntries and any conditions	ce imposed or
Date	Name Of President	ding Judge (type or print)			l Presiding Judge		
		, ,					
			CERTIFICATION	ON			
1. Appellate En 2. Judgment Su (additional co 3. Restitution V (AOC-CR-61 4. Judicial Find	tries (AOC-CR-350) uspending Sentence anditions of probatic forksheet, Notice Ai 1)) e (AOC-CR-603C, Pag on) nd Order (Initial Sente d DNA Sample (AOC-	ge Two)	Judicial Findir Sentence (AC Convicted Set (AOC-CR-620	ngs And Order F DC-CR-615, Side x Offender Pern D)	For Sex Offenders - Susp	
						Clerk Of Superior Court	SEAL

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.

This term shall be served at the direction of the probation officer within _ days

G. Substance abuse treatment is recommended. F. Work release is recommended. E. Pay jail fees.

H. Other:

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.

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)

				not defined as intermediate punishments under G.S. 15.	A-13	40.11(6).
				of the three sets of conditions below.		40.40(1.0)
□ 1				litions For Reportable Convictions - G.S. 1	5A-	1343(02)
				only for a reportable conviction under G.S. 14-208.6. s been convicted of an offense which is a reportable con	victio	on as defined in G.S. 11-208 6(4) and must
				s a sex offender and enroll in satellite-based monitoring i		
						e a prescribed course of psychiatric, psychological, or other
			rehabilitati	ve treatment as ordered by the court.	•	
	_			unicate with, be in the presence of, or found in or on the		
		_ d.		finds physical, mental, or sexual abuse of a minor) Not reside i	nar	nousehold with
				r sexual abuse) any minor child.	the	child(ren) named below, for whom the court expressly finds that it is
			un	likely that the defendant's harmful or abusive conduct wi low to reside in the same household with the probatione	ll rec	ur and that it would be in the best interest of the child(ren) named ame minor child(ren) with whom the probationer may reside in the same
		۵		usehold): reasonable times to warrantless searches by a probation	offic	er of the defendant's person, of the defendant's vehicle and
		С.				sm which may contain electronic data, while the defendant is
				r the following purposes which are reasonably related to		
		f.	Other:			
	S	nec	ial Cond	itions For Offenses Involving The Sexual	۵bu	se Of A Minor - G.S. 15A-1343(b2)
				f offense involved sexual abuse of a minor but is not a re		
				s been convicted of an offense involving the sexual abus		
		a.			nplet	e a prescribed course of psychiatric, psychological, or other
				ve treatment as ordered by the court.		de la constitución de de la constitución de la cons
				unicate with, be in the presence of, or found in or on the in a household with any minor child. (G.S. 15A-1343(b2)		ilses of the victim of the offense.
						er of the defendant's person, of the defendant's vehicle and
		۵.				sm which may contain electronic data, while the defendant is
			present, fo	r the following purposes which are reasonably related to	the	defendant's probation supervision:
		e.	Other:			
	N	b. c.	E: Impose it in premises,	foffense involved physical or mental abuse of a minor but is been convicted of an offense involving the physical or it in such evaluation and treatment as is necessary to convert etatment as ordered by the court. Unicate with, be in the presence of, or found in or on the in a household with y minor child. If y minor child other than the child(ren) named below, for it is minor child other than the child recur and that it would be in usehold with the probationer. (Name minor child(ren) with work easonable times to warrantless searches by a probation	ment ment prem whom the hom	e a prescribed course of psychiatric, psychological, or other nises of the victim of the offense. In the court expressly finds that it is unlikely that the defendant's best interest of the child(ren) named below to reside in the same the probationer may reside in the same household): The offendant's person, of the defendant's vehicle and sm which may contain electronic data, while the defendant is
				ADDITIONAL CONDITIONS FOR	R DO	OMESTIC VIOLENCE
	. Р			ding that the defendant is responsible for acts of domesti		
			there is an	abuser treatment program, approved by the Domestic V	<u>io</u> ler	ce Commission, reasonably available to the defendant, who shall:
			(1) (fo	r supervised probation) attend and complete (check one)	(p	rogram name)
						e by the program's rules. The probation officer shall send a copy of
					cer if	the defendant fails to participate or is discharged for violating any
			(2) (50	of its rules. <u>r</u> unsupervised probation) attend and complete (check one)		(program name)
			(2) (10			ogram and the district attorney of that choice within ten (10) days
						les. The district attorney shall send a copy of this judgment to the
				program, which shall notify the district attorney if the de		lant fails to participate or is discharged for failure to comply with the
	_	_		program or its rules.		
	L	b.		approved abuser treatment program reasonably availab	le.	c. it would not be in the best interests of justice to order the
) Л	c		to complete an abuser treatment program because cial Conditions of Probation, the defendant shall:		
4	🖺			vithin feet of		at any time.
	F			y with any G.S. Chapter 50B Domestic Violence Protecti	ve C	
The a	bove			incorporated in the "Judgment Suspending Sentence" in		
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).