STATE O	F N		RO	LINA			File N	<i>l</i> o.					
NOTE: Use AOC-0	CR-310	County _ for DWI offenses.			In The General Court Of Justice								
	☐ District ☐ Superior Court Division												
Name Of Defendant	JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR PUNISHMENT: COMMUNITY INTERMEDIATE (STRUCTURED SENTENCING)												
Race		Sex		Date Of Bi	rth	(For Offenses Committed On Or After Dec. 1, 2025) G.S. 15A-1341, -1342, - 1343, -1343.2, -1346							
Attorney For State				Def. Found Not Indigen	Def. Waived Attorney	Attorney For Defend	dant			Appointed Co			nitials
The defendant wa	s found	d guilty/responsil	ble, pui	rsuant to Offense D	_·	ant to <i>Alford</i>) (of no conte		trial by	udge tr	ial by	jury, of	f *Pun. CL.
							atus or enha	ncement)). 	I (0) 🗆 II	/4 4	\	IT (F .1)
*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement). The Court has determined, pursuant to G.S. 15A-1340.20, the number of prior convictions to be Level:I (0)III (1-4)IIII (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). 1. The Court finds: (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-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-603F, 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. The Court finds the above-designated offense(s) involved criminal gang activity. G.S. 14-50.25. 7. The Court finds the adversarial discharge under G.S. 90-96(a) because (check all that apply) the defendant refused to consent 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). 9. The Court finds that the defendant refused to consent to conditional discharge under G.S. 14-204.													
for judgment and t	Confir		C	county. (Other: n 90 days for whic	h a facility is not othe	erwise specif	fied above		ber(s)			
This sentence sha	all run	at the expir	ation o	f concu	rently with the	e undischarged te	rm of impris	sonment	t in file nu	ımber(s)			
The Court makes	the foll	owing findings: (required	d)									
The defendant sha	_	iven credit for sentence imp		above. 🔲 ii	mprisonment red	ement prior to the quired for special p	probation se						(s), to
requireme 3. This period File No.	finds the finds	months. nat a □ longe nat it is NOT app	er propriat (e) for (in Offens	shorter pe e to delegate community pu when the defi	riod of probation to the Division on nishment or G.S endant is release County	is necessary than of Community Sup 5. 15A-1343.2(f) fo ed from incarcerati	n that which ervision and or intermedi	n is spec d Reent ate puni	cified in G ry the au ishment.		3.2(d) ose a	ny of th	
						4. (AOC-CR-319	required)						

				MONETARY C	ONDITION	S					
		I pay to the Clerk of Su Irsuant to a schedule	perior Court the "To		shown below,	plus the proba		if placed on supervised			
Costs \$	Fine \$	Restitution*	Attorney's Fees \$	Comm Serv Fee \$	EHA Fee \$	SBM Fee \$	Appt Fee/Misc \$	Total Amount Due			
		titution Worksheet, Not					•				
	The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other: Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation.										
	REGULAR CONDITIONS OF PROBATION - G.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 ammunition, 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. (5) Submit to the taking of digitized photographs, including photographs of the defendant's face, scars, marks, and tattoos, to be included in the defendant's records. If the defendant is on supervised probation, the defendant shall also: (6) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts unknown to the supervising probation officer. (7) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (8) Report as directed 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 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. (9) Notify the probation officer if 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 person and of the defendant's vehicle and premises while the defendant is present, for purposes directly related to the probation supervision, but the defendant may not be required to submit 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 the defendant's vehicle, upon a reasonable suspicion that the defendant is engaged in criminal activity or is in poss											
		nds that the defendant OC-CR-603F, Page Two		acts of domestic vi	olence and th	erefore makes	the additional findin	gs and orders on the			
			CIAL CONDIT				` '				
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation: 15. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of											
	20p.y						6				
ORDER OF COMMITMENT/APPEAL ENTRIES 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-convict	ion release are set fort	on form AOC-CR	SIGNATURE	OF JUDGE						
Date		Name Of Presiding	g Judge (type or print,			ture Of Presiding	g Judge				
				OFFIT:	NATION:						
l certify	that this luc	dgment and the attachr	nent(s) identified by	CERTIFIC elow is a true and		v of the origins	al which is on file in t	his case			
•	chment(s):			5.511 15 a trac and		, o. a.o ongine					
Date		Date Certified Copies De	livered To Sheriff	Signature Of Clerk			Deputy C	SC Asst. CSC Superior Court SEAL			

			ST	ATE	VERSU	S				File N	lo.				
Name C	of Defendant														
NOTE	"Conditional Dis Discharge Und	, "Condit scharge er G.S. 1	ional Dis Under G I5A-134′	char .S. 9 I(a4)	ge Under (0-96(a1)"; "; AOC-CR	9.S. 90-96(a)"; A AOC-CR-628F,	AOC-CR-6 "Condition Onal Disch	521F , "C nal Discl narge Un	ondit harge ider (ional Disch Under G.S	Judgment Susper arge Under G.S. 5. 14-204(b)"; AO 341(a5)"; or AOC	14-50.29 C-CR-6 3	"; AOC-0 32F , "Cor	CR-6 nditio	27F , nal
											- G.S. 15A-13				
case(s		shall also arrest wi s, and dir Condition	comply ith electrections	with onic of the lef <u>er</u>	the following monitoring probation	ng conditions of , remain at the c officer regardin eave the residel	probation defendant' g such mo	, which i s reside onitoring e followir	may l nce f , and	oe imposed or a period pay the fee	for any communi	ity or inte days, [3.S. 15A-	ermediate month ·1343(c)	e pur is, al as pi	nishment. Dide by all Povided
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:															
3.	3. Submit to the following period(s) of confinement in the custody of the Sheriff of this County. (other local confinement facility). and pay jail fees. The defendant shall report in a sober condition to serve the term(s) indicated below. NOTE: Periods of confinement imposed here must be for two-day or three-day consecutive periods, only, for no more than six days in a single month, and in no more than three separate months during the period of probation. To impose special probation under G.S. 15A-1351, see INTERMEDIATE PUNISHMENTS, below.										`				
	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 ☐3 days	Date	Hour	□ AM	for	☐ 2 days ☐ 3 days
4.	Obtain a substan	ice abus	e assess	men	t, monitorir	ng, or treatment	as follows	s:							
_	Abstain from alco found that a subs Participate in an	stance al	ouse ass	essr	nent has id	entified defenda	ant's alcoh	ol deper			days, days, days,	m	onths, th	e Co	urt having
7.	Submit to satellite	e-based	monitori	ng, if	_										
<u>Se</u> nte		the abov tion - G t's active s and reg ablic Safe hours of	re case(s 6.S. 15A sentence ulations of ty, gover f the defe), the 13 : e as a of the ning	any special e defendan 51 a condition of Division of	t shall also com of special probate Prisons of the D t of inmates while rge from the act	intermedi ply with th ion, the de Departmen e imprison ive term o	ate condine follow fendant t of Adult ed. (2) R f impriso	dition: ing in shall Corr eport onme	s of probati termediate comply with ection and, to a probat	these additional rif applicable, the Sion officer in the Si	nder G.S <u>egular co</u> Division o	. 15A-13 anditions of Juvenile	40.1 of pro Just	1(6). obation: tice of the
	NC DA (NOTE: S) must be ser B. The defen	C. pecial proleved in the	Sheriff of bation may Division of	y not of Juv	s County be served in enile Justice sober cond	Other: DAC for (i) a nonc of the Department ition to begin se	ontinuous p t of Public S erving his/l	period or (i Safety.) her term	ii) a m	isdemeanor.	For a defendant und	der 18, any		spec	
	Day	Date			Hour	□ AM □ PM	and sha custody		1 111	Day	Date		Hour		□ AM □ PM
	consecutiv	ve weeks shall b <u>e</u>	s, and sh served a	all re t the	emain in cu direction c	stody during the	e same ho officer witl	urs each nin	wee	k until com	me day of the we pletion of the acti months is recommended	ve term o of this ju	ordered.		_

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)

			<u> </u>			, ,
			not defined as intermediate punishments under G.S. 18	5A-13	40.11(6).	
NO IE:	Selec	t only one	of the three sets of conditions below. itions For Reportable Convictions - G.S. 1	15A_	13/13/h2)	
			only for a reportable conviction under G.S. 14-208.6.	IJA-	1343(02)	
	The de	efendant ha	s been convicted of an offense which is a reportable co	nvictio	on as defined in G.S. 14-208.6(4) an	d must
	a.	Register a	s a sex offender and enroll in satellite-based monitoring	if req	uired on the attached AOC-CR-615,	Side Two.
	b.		in such evaluation and treatment as is necessary to co	mplet	e a prescribed course of psychiatric,	psychological, or other
			ve treatment as ordered by the court.		to a set the sector was a first a set of the sector of the	
1			unicate with, be in the presence of, or found in or on the			
l	u.		finds physical, mental, or sexual abuse of a minor) Not reside r sexual abuse) any minor child.	ınaı	louserioid with	
			r physical or mental abuse) any minor child other than	n the	child(ren) named below, for whom th	ne court expressly finds that it is
			likely that the defendant's harmful or abusive conduct w			
		be	low to reside in the same household with the probatione	er. (Na	me minor child(ren) with whom the proba	ntioner may reside in the same
			usehold):			
	e.		reasonable times to warrantless searches by a probation			
			and of the defendant's computer or other electronic med r the following purposes which are reasonably related to			child pornography
			The following purposes which are reasonably related to	O ti io (deteridant a probation supervision.	crilia pornograpity
	f.	Other:				·
	_					
			itions For Offenses Involving The Sexual			343(b2)
			f offense involved sexual abuse of a minor but is not a r			
			s been convicted of an offense involving the sexual abu in such evaluation and treatment as is necessary to co			nsychological or other
	a.		ve treatment as ordered by the court.	ilibie	e a prescribed course or psychiatric,	psychological, of other
	b.		unicate with, be in the presence of, or found in or on the	e prem	ises of the victim of the offense.	
			in a household with any minor child. (G.S. 15A-1343(b2			
		Submit at	reasonable times to warrantless searches by a probation	n offic		
			and of the defendant's computer or other electronic med			
		present, fo	r the following purposes which are reasonably related to	o the	defendant's probation supervision:	child pornography
	۵	Other:				
	О.	Other.				
	NÒTE The de a. b. c.	E: Impose it in participate rehabilitati Not comm Not reside (1) ar (2) ar habilitati Submit at premises,	litions For Offenses Involving The Physical of offense involved physical or mental abuse of a minor be seen convicted of an offense involving the physical or in such evaluation and treatment as is necessary to cove treatment 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 rmful or abusive conduct will recur and that it would be usehold with the probationer. (Name minor child(ren) with we reasonable times to warrantless searches by a probation and of the defendant's computer or other electronic means of the following purposes which are reasonably related to	out is r r ment r ment pmplet e prem r whor in the whom to on office chanis	not a reportable conviction and did nal abuse of a minor and must be a prescribed course of psychiatric, hises of the victim of the offense. In the court expressly finds that it is to best interest of the child(ren) named the probationer may reside in the same have refer of the defendant's person, of the term which may contain electronic dat	psychological, or other unlikely that the defendant's d below to reside in the same ousehold): defendant's vehicle and
	e.	Other				
			ADDITIONAL CONDITIONS FO	R D	OMESTIC VIOLENCE	
	Duran	ant to its fin				
☐ I.			ding that the defendant is responsible for acts of domes abuser treatment program, approved by the Domestic \			le to the defendant who shall.
l	a.	(1) (fo	r supervised probation) attend and complete (check one)		ogram name)	ie to the deteridant, who shall.
		(,, ,,	a program to be identified by the probation officer, and	d abid	e by the program's rules. The proba	tion officer shall send a copy of
			this judgment to the program, which shall notify the off			
			of its rules.		•	-
		(2) (fo	r unsupervised probation) attend and complete (check one)	Ш	(program name)	
			a program chosen by the defendant, who shall notify t			
			of the entry of this judgment, and abide by the program			
			program, which shall notify the district attorney if the d program or its rules.	retell0	ant rails to participate or is discharg	ed for failure to comply with the
1	h	there is no	approved abuser treatment program reasonably availal	ble	c. it would not be in the best into	erests of justice to order the
l	D.		to complete an abuser treatment program because		o. It would not be in the best line	5.05.6 or jaoutoo to order trie
2.	As add		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 Protect			-
	ve cor	iditions are	incorporated in the "Judgment Suspending Sentence" in	n the		eot.
Date			Name Of Presiding Judge (type or print)		Signature Of Presiding Judge	

STATE (OF N	ORTH CAROLINA	File No.								
		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)	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).

		ADDITIONAL F	ILE NO.(S) AND OF					
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).