File No. STATE OF NORTH CAROLINA Co. Of Hearing Seat of Court In The General Court Of Justice NOTE: Use this form only for complete revocation of probation. For confinement in response to violation under G.S. 15A-1344(d2), use AOC-CR-609. Enter a separate revocation judgment for each sentence activated, but one ☐ District ☐ Superior Court Division revocation judgment is sufficient where the original sentence was imposed on offenses consolidated for judgment STATE VERSUS JUDGMENT AND COMMITMENT UPON Name Of Defendant **REVOCATION OF PROBATION - MISDEMEANOR** (STRUCTURED SENTENCING) Race Sex Date Of Birth (For Offenses Committed On Or After Dec. 1, 2025) G.S. 15A-1344, -1345 Attorney For State Attorney For Defendant At Revocation Hearing Crt Rptr Initials Appointed Def. Found Def. Waived ☐ Not Indigent ☐ Attorney Retained The defendant was placed on probation pursuant to the following Judgment Suspending Sentence: Name Of Original Sentencing Judge Date Of Judgment Suspending Sentence Name Of County Of Origin County Of Origin Off Pun File No.(s) Offense Description Offense Date G.S. No. CL CL. No. *NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement) In the original Judgment Suspending Sentence, the Court determined, pursuant to G.S. 15A-1340.20, Level: ☐ I (0) ☐ II (1-4) ☐ III (5+) the number of prior convictions to be In the original Judgment Suspending Sentence, the Court found that this was an offense involving assault, communicating a threat, or an act defined in G.S. 50B-1(a), and that the defendant had a personal relationship as defined by G.S. 50B-1(b) with the victim. In the original Judgment Suspending Sentence, the Court sentenced the defendant based upon a finding of enhancement G.S. 90-95(e)(4)(drugs). G.S. 14-3(c)(hate crime). G.S. 14-50.22(gang). 2. from required suspended sentence to Class 2 misdemeanor. G.S. 90-95(e)(7). **CONCLUSION AND ORDER** Based upon the Findings set out on the reverse side, the Court concludes that the defendant has violated a valid condition of probation upon which the execution of the active sentence was suspended, and that continuation, modification, or special probation or criminal contempt is not appropriate, and the Court ORDERS that the defendant's probation be revoked, that the suspended sentence be activated, and the defendant be imprisoned for a term of days in the custody N.C. DAC. Sheriff of County. Other: of the: (check only one) Misdemeanant Confinement Program (sentences of 91-180 days if imposed on or after Jan. 1, 2012, and greater than 90 days if imposed on or after Oct. 1, 2014) concurrently with sentence imposed in this session of court in file number(s) This sentence shall run consecutive to concurrently with the undischarged term of imprisonment in file number(s) This sentence shall run at the expiration of The Court makes the following findings: (required) The defendant shall be given credit for days spent in confinement prior to the date of this Judgment as a result of this/these charge(s). The Court further Orders: (check all that apply) 1. The Clerk of Superior Court, under G.S. 7A-304(d), shall immediately disburse any undisbursed monies paid by the defendant under the Judgment Suspending Sentence, as provided in that Judgment. In addition, the defendant shall pay to the Clerk the "Total Amount Due" below. Costs Balance Fine Balance Restitution Balance* Prior Atty Fees This Case Atty Fees This Proceeding Total Amount Due Appt Fee/Misc \$ \$ \$ *See attached "Restitution Update Worksheet, Notice And Findings (Revocation Or Termination Of Probation)," AOC-CR-612, which is incorporated by reference. NOTE: AOC-CR-612 must be completed whenever Recommendation No. 4 on the reverse is checked. Even if Recommendation No. 4 is not checked, AOC-CR-612 must be completed in EVERY CASE in which the defendant was ordered in the original Judgment Suspending Sentence, as a condition of probation, to pay restitution in an amount in excess of \$250 to a Victims' Rights Act victim. 2. The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Uther: 3. The Court finds that the defendant | is | is not suitable for placement in a county satellite jail/work release unit. G.S. 15A-1352(a). 4. Work release, with the consent of the defendant. a. After any required processing, defendant shall be committed to: [check (1) or (2)] (1) (prison facility within/out of this county) (NOTE: For misdemeanor sentences imposed on or after Oct. 1, 2014, the court may not order work release to be served in a DAC facility outside the county of the sentencing court. G.S. 15A-1352(d).) (2)(local confinement facility/satellite jail/work release unit within/out of this county) The Sheriff, Board of County Commissioners, or Division of Prisons of the Department of Adult Correction has consented to commitment to the above-described facility that is not within this county. G.S. 15A-1352(d). b. The defendant's work release shall terminate on the date the offender loses his/her job or violates a condition of work release. c. Work release earnings shall be paid to the Clerk for payment of the items and amounts set out above after deduction by the Division of Prisons of the Department of Adult Correction of the amounts allowed under G.S. 148-33.1(f).

5. Any allegation of a violation stated in the Violation Report, Notice or otherwise which is not set forth in Finding No. 3 on the reverse is dismissed.

Material opposite unmarked squares is to be disregarded as surplusage.

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The Court further Order	s:						
The Court recommends: 1. Substance abuse treatment. 2. Psychiatric and/or psychological counseling. 3. Work release should should not be granted. 4. Payment from work release earnings, if applicable, of the "Total Amount Due" set out on the reverse. but the Court does not recommend restitution be paid from work release earnings. 5. Other:							
		FINDINGS					
After considering the record contained in the files numbered on Side One of this form, together with the evidence presented by the parties and the statements made on behalf of the State and the defendant, the Court finds: 1. The defendant is charged with having violated specified conditions of the defendant's probation, as alleged in: a. the Violation Report(s) on file herein, which is incorporated by reference. b. the Notice of Hearing on Violation Of Unsupervised Probation on file herein, which is incorporated by reference. 2. Upon due notice or waiver of notice (check a. or b.) a. a hearing was held before the Court and, by the evidence presented, the Court is reasonably satisfied in its discretion that the defendant violated each of the conditions of the defendant's probation as set forth below. b. the defendant waived a violation hearing and admitted that he/she violated each of the conditions of his/her probation as set forth below. 3. The condition(s) violated and the facts of each violation are as set forth (check all that apply) a. in Paragraph(s) b. in Paragraph(s) c. on the attached sheet 4. Each of the conditions violated as set forth above is valid; the defendant violated each condition willfully and without valid excuse; and each violation occurred at a time prior to the expiration or termination of the period of the defendant's probation. Each violation is, in and of itself, a sufficient basis upon which this Court should revoke probation and activate the suspended sentence. 5. (NOTE TO COURT: This finding is required when revoking probation for violations occurring on or after December 1, 2011.) The Court may revoke defendant's probation (check all that apply): a. for the willful violation of the condition(s) that he/she not commit any criminal offense, G.S. 15A-1343(b)(3n), or abscond from supervision, G.S. 15A-1343(b)(3a), as set out above. b. (if placed on probation for a non-SSA misdemeanor on or after Dec. 1, 2015) because the defendant twice previously has been confined in							
Violation that	t occurred after the first period of co	ntinement was served. F COMMITMENT/AP	DEAL ENTRIES				
	Clerk deliver two certified copies of t	his Judgment and Commi	tment to the sheriff or ot	her 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. The defendant gives notice of appeal from the Judgment of the District Court to the Superior Court. NOTE: For probation violations occurring on or after Dec. 1, 2013, G.S. 15A-1347(b) provides, "If a defendant waives a revocation hearing [in district court], the finding of a violation of probation, activation of sentence, or imposition of special probation may not be appealed to the superior court." The current pretrial release order is modified as follows: The defendant gives notice of appeal from the Judgment of the Superior Court to the Appellate Division. Appeal entries and any conditions of post-conviction release are set forth on form AOC-CR-350.							
·		SIGNATURE OF JU	DGE				
Date	Name Of Presiding Judge (type or print))	Signature Of Presiding Jud	dge			
	ORDER C	OF COMMITMENT A	FTER APPEAL				
Date Remanded To District Co	ourt Date Appeal Dismissed	Date With	drawal Of Appeal Filed	Date Appellate Opinion Certified			
to the custody of the offici	· ·			nt, if necessary, and recommit the defendant of this Judgment and Commitment as Deputy CSC Asst. CSC			
		CERTIFICATION	M	Clerk Of Superior Court			
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I certify that this Judgment and Commitment with the attachment marked below is a true and complete copy of the original which is on file in this case. Appellate Entries (AOC-CR-350) Restitution Update Worksheet, Notice And Findings (Revocation Or Termination Of Probation) (AOC-CR-612) Additional File No.(s) And Offense(s) (AOC-CR-626) Other:							
Date Date 0	Certified Copies Delivered To Sheriff	Signature Of Clerk		Deputy CSC Asst. CSC Clerk Of Superior Court			
NOTE TO CLERK: Send o	certified copies to the Clerk of Superior C	Court of county of origin, if diffe	erent, and to Department of	Adult Correction, Attn: Combined Records,			

courtrecords@dac.nc.gov.

STATE OF NORTH CAROLINA			File No.					
County		In The General Court Of Justice ☐ District ☐ Superior Court Division						
		STATE VERSUS						
Name Of Defendar	nt		ADI	DITIONAL FIL	.E NO.(S) AND OFF	ENSE(S	5)	
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).

		ADI	DITIONAL FILE NO.(S) AND				
File No.(s)	Off.		nse Description	Offense Date	F/M	CL.	*Pun. CL.

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