STATE O	F N	ORTH C	CAROL	.INA					File No.							
	County So								In T ☐ Distr						ustice t Divisi	on
		STATE \	/ERSUS													
Name Of Defendant							CONDIT	CONDITIONAL DISCHARGE UNDER G.S. 14-50.29								0.29
Drivers License No.			State	Race		Sex	(For Of	fen	GANG) ises Commi				•	Dec.	1, 202	23)
Date Of Birth		Full Social Se	curity No.	Age A	t Time C	of Offense									G.S. 1	4-50.29
Attorney For State				Def. Fo		Def. Waive Attorney	Attorney For Det	fenda	ant				Appoir Retair	,,,,,,	Crt Rptr II	nitials
The defendant wa	s found	guilty/respo	nsible, pursı	uant to	pl	ea (\square pur	suant to <i>Alford</i>) (of	f no contest)	tri	al by	judg	е [trial b	y jury, o	f
File No.(s)	Off.			Offens	se Desc	cription			Offense Date	9		G.S	. No.		F/M	CL.
						FIN	IDINGS									
 The Court finds The defendant has not previously been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state. the defendant pled guilty to or was found guilty of a Class H felony under Article 13A of Chapter 14 of the General Statutes. a misdemeanor enhanced pursuant to G.S. 14-50.22. the offense was committed before the defendant attained the age of 18 years. 																
DEFERRAL OF PROCEEDINGS AND PLACEMENT ON PROBATION																
1. The Court, without entering a judgment of guilt and with the consent of the defendant as indicated by the defendant's signature on the reverse, Orders that further proceedings in this matter be deferred and places the defendant on supervised probation for months as provided for a community punishment intermediate punishment (AOC-CR-603E, Page Two, required). (NOTE: Duration of probation shall be not less than one year, G.S. 14-50.29(b), and not more than two years, G.S. 15A-1342(a).) 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. The Court finds that a longer shorter period of probation is necessary than that which is specified in G.S. 15A-1343.2(d). 4. The defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319 required) 5. Upon violation of a term or condition of probation by the defendant, the Court reserves the authority to enter an adjudication of guilt and proceed as otherwise provided against the defendant. Upon fulfillment of the terms and conditions by the defendant, the Court shall discharge the defendant and dismiss the proceedings against the defendant. 6. Except as ordered to appear earlier for a hearing on alleged violation(s) or as otherwise ordered by the Court, the defendant shall return to this Court on (date) for a hearing to determine fulfillment of the terms and conditions of probation.																
					MC	NETAR	Y CONDITION	IS								
The defendant sha						Amount D		, plu	s the probation	supe	rvisio	n fee	, purs	uant to	a sched	dule
Costs \$	Fine \$		Restitution*	,	Attorney	's Fees	Comm Serv Fee \$	EF	HA Fee	App	t Fee	/Misc		Tota	al Amount	Due
*See attached "Re The Court find Upon payment	s just c	ause to waive	e costs, as o	rdered	on the	attached)" AOC-CR-611, v AOC-CR-618	l.	Other:			ence.				
			REGULA	R CO	NDITI	ONS OF	PROBATION	- G	S.S. 15A-134	- 3(b))					
NOTE: Any probation firearm, firearm amony vocational training, the Court. (5) Submit the defendant is of unknown to the superfixers.	nunition, hat will e it to the t n superv	explosive devi equip the defen aking of digitized ised probation.	ce, or other do dant for suital ed photograph the defendar	eadly we ble empl ns, includ nt shall a	eapon listoyment, ding photels lso: (6) N	ted in G.S. 1 and abide b tographs of Not abscond	4-269. (3) Remain g y all rules of the insti the defendant's face , by willfully avoiding	gainfu itutio , sca g sup	ully and suitably e on. (4) Satisfy child ars, marks, and tat ervision or by willt	mploy d supp ttoos, fully m	ed or ort ar to be aking	faithfund faminclud	ully purs nily oblic ed in th efenda	sue a considerations, ne defer	ourse of s as requir ndant's re- ereabouts	ed by cords.

firearm, 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 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 possession of a firearm, explosive device, or other deadly weapon

listed in G.S. 14-269 without written permission of the court. (12) Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors, or sellers of any such illegal drugs or controlled substances; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances are sold, kept, or used. (13) Submit to drug and alcohol screening for analysis of the possible presence of prohibited drugs or alcohol when instructed by the defendant's probation officer for purposes directly related to the probation supervision. If the results of the analysis are positive, the probationer may be required to reimburse the Division of Community Supervision and Reentry of the Department of Adult Correction for the actual costs of drug or alcohol screening and testing. (14) (applies only if judgment deferred for felony) Waive all rights relating to extradition proceedings if taken into custody outside of this State for failing to comply with the conditions imposed by the court.

	SPECIAL	CONDITIONS OF PROBATION - G.S. 15A	-1343(b1)							
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to 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 or until relicensed by the Division of Motor Vehicles, whichever is later. 16. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation. 17. 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. 18. Report for initial evaluation by participate in all further evaluation by participate in all further evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged. 19. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with "Contact" includes any defendant-initiated contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, e-mail, pager, gift-giving, telefacsimile machine or through any other person, except										
24 Comply with	the Special Conditions Of Prob	eation which are set forth on AOC-CR-603E, Page Two								
	The openial contained of the	SIGNATURE OF DEFENDANT								
		regoing Order deferring further proceedings and placing	ng the defendant on probation.							
Date	Signature Of Defendant									
		SIGNATURE OF JUDGE								
Date	Name Of Presiding Judge (t	ype or print) Signature Of Presid	ing Judge							
		CERTIFICATION BY CLERK								
1. Judgment Su 2. Restitution W	•	chment(s) marked below is a true and complete copy 603E, Page Two) (additional conditions of probation) tial Sentencing) (AOC-CR-611)	of the original which is on file in this case. Deputy CSC Asst. CSC SEAL							
			Clerk Of Superior Court							

NOTE TO CLERK: Upon entry of a final order discharging the defendant and dismissing the charge(s) against him/her, forward a certified copy of this Conditional Discharge and the dismissal order (AOC-CR-635 or other order) to the Administrative Office of the Courts at **NCAOC**, **Records Officer**, **PO Box 2448**, **Raleigh**, **NC 27602**.

Material opposite unmarked squares is to be disregarded as surplusage.

			ST	ΑΤΙ	E VERSU	IS				File N	lo.				
Name C	of Defendant														
NOTE	AOC-CR-619E "Conditional D Discharge Und	E, "Condi ischarge ler G.S.	tional Dis Under G 15A-134	scha i.S. 9 1(a4	rge Under (90-96(a1)";)"; AOC-CR	Suspending Sente 3.S. 90-96(a)"; ACAOC-CR-628E, " 8-633E, "Condition committed on or	OC-CR-6 Condition nal Disch	521É , "C nal Discl narge Un	ondit harge ider (tional Disch e Under G.S	arge Under G.S. S. 14-204(b)"; A (. 14-50.29 DC-CR-6 3	9"; AOC- 6 32E , "Co	CR-6	27E , nal
		COMM	IUNITY	A۱	ID INTER	MEDIATE PR	ROBAT	ION C	ONI	DITIONS	- G.S. 15A-1	343(a1)			
case(s	s), the defendant Submit to house rules, regulation	shall also arrest was, and di Condition	o comply vith electr rections	with onic of th def <u>e</u>	the following monitoring e probation	conditions of prong conditions of p, remain at the de officer regarding eave the resident of study	robation fendant' such mo	, which resident on itoring to following the second contraction of the	may l nce f , and	be imposed or a period pay the fee	for any communof	nity or inte days, G.S. 15A	ermediate month -1343(c)	e pur ns, al as pi	ishment. oide by all ovided
2.	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.	local confinement : NOTE: Periods o	facility). f confinen	and and nent impos	pay sed h	jail fees. There must be t	n the custody of t ne defendant shal for two-day or three- on. To impose speci	I report in	n a sobe ecutive pe	er cor eriods	ndition to se s, only, for no	more than six day	s in a singl	e month, a		(other no more
	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 ☐ 3 days	Date	Hour	□ AM	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
4.	Obtain a substa	nce abus	se assess	mer	nt, monitorin	ng, or treatment a	s follows	:							
_	found that a sub	stance a	busė ass	ess	ment has id	continuous alcoho entified defendan levelopment prog	ıt's alcoh	ol deper				s, \square m	onths, th	e Co	urt having
7.	Submit to satelli	te-based	l monitori	ng, i		n the attached A									
In add	ition to complying	with the	rogular	and		, community, or in					on set forth in the	e " ludam	ant Such	endi	ng
<u>Se</u> nte	roce" or herein for Special Probate For the defendar (1) Obey the rule Department of Proseventy-two (72 A. Serve an NC Droce (NOTE: Serve an B. The defendary	the above the active test active active in the active test active	ve case(s G.S. 15/e e sentence gulations ety, gover of the defic erm of Sheriff of batton ma e Division all report	s), th \-13 e as of the ning enda of the y not of Ju- in a	ne defendan 151 a condition of the conduct ant's dischar is County. be served in venile Justice sober cond Hour	t shall also complete from the Det of inmates while rige from the active ays months Other: DAC for (i) a noncor of the Department clition to begin seri	In the despartment imprisons to term of the term of th	fendant: t of Adult ed. (2) R f imprisc ours in eriod or (i afety.) her term Il remair until:	shall to Correct the control on the	comply with ection and, to a probat int. custody of the disdemeanor.	punishment(s) unthese additional if applicable, the ion officer in the Sthe	regular co Division o State of No	i. 15A-13 conditions of Juvenile orth Caro	40.1 of pro Just	1(6). obation: ice of the within
	consecuti	ve week shall b <u>e</u>	s, and sh served a	alİ r at the	emain in cu e direction c	er condition to con stody during the so of the probation of commended.	same ho	urs each nin	n wee	ek until com	pletion of the act	tive term 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. 15	4-1340.1	1(6).	
NO IE:	Selec	t only one	of the three sets of conditions below. itions For Reportable Convictions - G.S. 1	EA 12 <i>1</i>	3/h2\	
			only for a reportable conviction under G.S. 14-208.6.	JA-134	(DZ)	
	The de	efendant ha	s been convicted of an offense which is a reportable con	viction as	s defined in G.S. 14-208.6(4) an	d must
	a.	Register a	s a sex offender and enroll in satellite-based monitoring i	f required	d on the attached AOC-CR-615,	Side Two.
	b.		in such evaluation and treatment as is necessary to con	iplete a p	prescribed course of psychiatric,	psychological, or other
			ve treatment as ordered by the court.		ef all and all an ef all an eff and	
			unicate with, be in the presence of, or found in or on the			
	u.		finds physical, mental, or sexual abuse of a minor) Not reside in resual abuse) any minor child.	n a nous	enoid with	
			r physical or mental abuse) any minor child other than	the child	(ren) named below, for whom th	e court expressly finds that it is
			likely that the defendant's harmful or abusive conduct wi			
		be	low to reside in the same household with the probationer	. (Name n	ninor child(ren) with whom the proba	tioner may reside in the same
			usehold):	661		
	e.		reasonable times to warrantless searches by a probation			
			and of the defendant's computer or other electronic mecl r the following purposes which are reasonably related to			child pornography
			The following purposes which are reasonably related to	tile delei	ndant's probation supervision.	crilid pornography
	f.	Other:				·
	_					
			itions For Offenses Involving The Sexual			343(b2)
			f offense involved sexual abuse of a minor but is not a re			
			s been convicted of an offense involving the sexual abus in such evaluation and treatment as is necessary to con			nsychological or other
	a.		ve treatment as ordered by the court.	ipiete a p	brescribed course or psychiatric,	psychological, of other
	b.		unicate with, be in the presence of, or found in or on the	oremises	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	officer of		
			and of the defendant's computer or other electronic mecl			
		present, fo	r the following purposes which are reasonably related to	the defer	ndant's probation supervision:	child pornography
	۵	Other:				
	٥.	Other.				
	NOTE The de a. b. c.	E: Impose in efendant han Participate rehabilitatir Not comm Not reside (1) an (2) an han han han premises,	litions For Offenses Involving The Physical of offense involved physical or mental abuse of a minor but in such evaluation and treatment as is necessary to converte treatment as ordered by the court. Unlicate with, be in the presence of, or found in or on the in a household with y minor child. You minor child other than the child (ren) named below, for minor child other than the child (ren) named below, for minor child other than the child (ren) named below, for minor child 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 mechanisms.	t is not a mental about a plete a propremises whom the hom the proofficer of an anism w	a reportable conviction and did nouse of a minor and must brescribed course of psychiatric, sof the victim of the offense. The court expressly finds that it is use to the child (ren) name to the court expressed in the same have the defendant's person, of the othich may contain electronic data	psychological, or other unlikely that the defendant's d below to reside in the same busehold): defendant's vehicle and
	e.	Other	,			
			ADDITIONAL CONDITIONS FOR	R DOMI	ESTIC VIOLENCE	
□ 1	Pursu	ant to its fin	ding that the defendant is responsible for acts of domesti	c violenc	e, the Court further finds that	
⊔ ''		there is an	abuser treatment program, approved by the Domestic V			le to the defendant, who shall:
	_	(1) (fo	r supervised probation) attend and complete (check one)	(progra	m name)	
			a program to be identified by the probation officer, and			
			this judgment to the program, which shall notify the office	cer if the	defendant fails to participate or	is discharged for violating any
		□ (o) (t	of its rules.			
		(2) (fo	<i>r unsupervised probation)</i> attend and complete <i>(check one)</i> a program chosen by the defendant, who shall notify th	(prog	gram name)	at abaics within ton (10) days
			of the entry of this judgment, and abide by the program			
			program, which shall notify the district attorney if the de			
			program or its rules.		15 pai 15.pa.5 51 15 415511419	
	b.	there is no	approved abuser treatment program reasonably availab	le.	c. it would not be in the best inte	erests of justice to order the
		defendant	to complete an abuser treatment program because			
<u> </u>			cial Conditions of Probation, the defendant shall:			
		not come v	vithin feet of y with any G.S. Chapter 50B Domestic Violence Protecti	vo Orda-	in offect	at any time.
The abo			y with any G.S. Chapter 50B Domestic Violence Protecti incorporated in the "Judgment Suspending Sentence" in			eof
Date			Name Of Presiding Judge (type or print)		nature Of Presiding Judge	
			A STATE OF THE STA	0.911	and the second stage	

STATE C)F N	ORTH CAROLINA		File No.							
		County	In The General Court Of Justice ☐ District ☐ Superior Court Division								
		STATE VERSUS									
Name Of Defendan	t	0,7,112,12,1000	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)	nary forms, to list additional offenses of conviction, deferred prosecution, or A, B, C, D, E, or other variations of this form, so this page can be used to s) of offense or conviction.								
File No.(s)	Off.	Offense Description		Offense Date	G.S. No.	F/M	CL.	*Pun. CL.			
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		ADDITIONAL F					
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).