STATE O	FNC	ORTH C	ARO	LINA				File	e No.						
County S						In The General Court Of Justice Geat Of Court Division District Superior Court Division						ion			
STATE VERSUS Name Of Defendant						CONDITIONAL DISCHARGE UNDER G.S. 14-204(b) (For Offenses Committed On Or After Dec. 1, 2016)									
Drivers License No.			State	Race	Sex	Date Of Birth			Full Social	Security No	o.	Age At Ti	G.S. 14	1-204(b iense	
Attorney For State				Def. Found	Def. Waived Attorney	Attorney For Defendant					Appointed Crt Rptr Initia				
The defendant wa	as found	auiltv/respor	nsible. pu			⊥ ıant to <i>Alford</i>) ('∏ of	no cor	ntest)	trial by ju			by jury, c	of	
File No.(s)	Off.	9,		Offense Description			Offense Date			G.S. No.			F/M		
					FIND	INGS									
2. the defend	dant has	not previous	ly been o	guilty of a violation convicted of or pla ed a discharge an	ced on prob	ation for a viola			14-204(a)).					
		DEF	ERRAL	OF PROCEE	EDINGS A	ND PLACE	MEN	10 TV	N PROB	ATION					
further proprovided for provided for G.S. 15A-3. Upon viola otherwise and dismi	for a [finds the 1343.2(ation of a provide ss the provide ordered	gs in this matty community at it is NOT a e) for commu a term or cond d against the roceedings ag t to appear ea	er be def punishmappropriate nity punise dition of page defendante gainst the parlier for a	of guilt and with the ferred and places the ment intermed to the delegate to the shment or G.S. 15 to robation by the dot. Upon fulfillments and defendant. The defendant of the delegation of	the defenda ediate punish he Section of 5A-1343.2(f) lefendant, th nt of the tern ed violation(nt on sup ment (AOC-CF f Community C for intermediat e Court reservens and conditions) or as otherw	pervisored R-603 Correcte pundes the es the ons by vise of	ed [sD, Pag ctions the nishmen e autho the de rdered	unsuper up unsuper the two, re authorith. In the trity to enter the the trity to enter the the trity to by the Co	rvised particles of particles o	robation se any of dication shall dis	of the re of guilt	months a quiremer and proc the defer	as nts in eed as ndant	
				MO	NETARY	CONDITIO	NS								
The defendant sh probation above,			. —	r Court the "Total determined by the					obation su court as fo	•	fee if p	laced or	n supervi	sed	
Costs \$	Fine \$	\$		\$	\$		\$	IA Fee		Appt Fee/M		Tot	al Amount	Due	
The Court find	ls just ca	ause to waive	costs, as	and Order (Initial S s ordered on the a ne probation office	attached	AOC-CR-61	8. [Oth	er:		ice.				
			С	ONDITIONS O	OF PROB	ATION - G.S	S. 14	-204(b)(3)						
	e any cri om poss periodic	essing a firea drug testing,	rm or oth	risdiction. ner dangerous weat t of testing to be p		ndant, as follov	vs: (S	pecify i	the time a	nd mannei	r, no les	ss than S	3 times d	uring	
4. Obtain a v 5. Attend than 10 se		counseling s		stered by administered by a	program ap					oproved by e of probat			umber, no	o less	

	ADDITION A	AL CONDITIONS OF PROB	BATION - G.S. 14	-204(b)	
The defendant sha	Il also comply with the following a	dditional conditions:		·	
1. Report to a	nd participate with this or other co	urts, persons, or social service ag	encies as follows:		
2. Pay a fine a	and costs as calculated in the Mon	netary Conditions section on Side	One of this Order.		
3. Attend or re		facility for pro	bationer instruction.		
5. Refrain from		presence of any illicit drug prohibit	ted by the North Carol	ina Controlled Substances Act unless	
_	by physician. egular blood or urine tests to deter	rmine the presence of any illicit dru	ıa		
7. Other:			-9-		
8 Comply with	n the Special Conditions of Probat	tion as set forth on AOC-CR-603D	Page Two		
		SIGNATURE OF DEFE			
By signing below, t	he defendant consents to the fore	going Order deferring further proc	eedings and placing th	ne defendant on probation.	
Date			Signature Of Defendant		
		SIGNATURE OF JU	JDGE		
Date	Name Of Presiding Judge (typ	pe or print)	Signature Of Presiding	Judge	
		CERTIFICATION BY	CLERK		
I certify that this Co	onditional Discharge and the attac	hment(s) marked below is a true a	and complete copy of t	he original on file in this case.	
1. Judgment S	uspending Sentence (AOC-CR-60	03D, Page Two) (additional conditi	ons of probation)		
	Vorksheet, Notice And Order (Initia	=: :			
3. Additional Fi	ile No.(s) And Offense(s) (AOC-CF	R-626)			
Date	Name (type or print)	Signature Of Clerk		Deputy CSC Asst. CSC Clerk Of Superior Court	SEAL
			• • • •	ainst him/her, forward a certified copy	
	rge and the dismissal order (AOC . PO Box 2448. Raleigh. NC 276		ninistrative Office of th	he Courts at NCAOC , Records Office	r - Court

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.

D. This term shall be served at the direction of the probation officer within _____ days ___ months of this judgment.

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

H. Other:

2. Drug Treatment Court - G.S. 15A-1340.11(3a); 15A-1340.11(6)

Comply with the rules adopted for the program as provided for in Article 62 of Chapter 7A of the General Statutes and report on a regular basis for a specified time to participate in court supervision, drug screening or testing, and drug or alcohol treatment programs.

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 Section of Community Corrections, and pay the fee required by G.S. 143B-708, 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.

Material opposite unmarked squares is to be disregarded as surplusage.

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. 15A-1	340.11(6).
NOTE: Selec	t only one	of the three sets of conditions below.	4242/b2\
		itions For Reportable Convictions - G.S. 15A nly for a reportable conviction under G.S. 14-208.6.	-1343(02)
		s been convicted of an offense which is a reportable convict	ion as defined in G.S. 14-208.6(4) and must
		s a sex offender and enroll in satellite-based monitoring if re	
b.	•		te a prescribed course of psychiatric, psychological, or other
C		ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the pre	nises of the victim of the offense
		finds physical, mental, or sexual abuse of a minor) Not reside in a	
_		r sexual abuse) any minor child.	
			child(ren) named below, for whom the court expressly finds that it is
			cur and that it would be in the best interest of the child(ren) named lame minor child(ren) with whom the probationer may reside in the same
		usehold):	and fillion child (ren) with whom the probationer may reside in the same
e.	Submit at ı	easonable times to warrantless searches by a probation off	cer of the defendant's person, of the defendant's vehicle and
			sm which may contain electronic data, while the defendant is
	present, to	r the following purposes which are reasonably related to the	defendant's probation supervision:
f.	Other:		
☐ 2 Spec	cial Cond	itions For Offenses Involving The Sexual Ab	use Of A Minor - G.S. 15A-1343(b2)
		offense involved sexual abuse of a minor but is not a repo	
The d	efendant ha	s been convicted of an offense involving the sexual abuse of	f a minor and must
a.			te a prescribed course of psychiatric, psychological, or other
h	Not comm	ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the pre	nices of the victim of the offense
		in a household with any minor child. (G.S. 15A-1343(b2)(4)	
	Submit at ı	easonable times to warrantless searches by a probation off	cer of the defendant's person, of the defendant's vehicle and
			sm which may contain electronic data, while the defendant is
	present, to	r the following purposes which are reasonably related to the	defendant's probation supervision: child pornography
e.	Other:		
☐ 3 Sno	cial Cond	itions For Offenses Involving The Physical C	r Mental Abuse Of A Minor - G.S. 15A-1343(b2)
			not a reportable conviction and did not involve sexual abuse.
The d	efendant ha	s been convicted of an offense involving the physical or me	ital abuse of a minor and must
a.			te a prescribed course of psychiatric, psychological, or other
h		ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the pre	micros of the victim of the offense
		in a household with	nises of the victim of the offense.
	(1) an	y minor child.	
			m the court expressly finds that it is unlikely that the defendant's
		rmful or abusive conduct will recur and that it would be in th usehold with the probationer. (Name minor child(ren) with whon	e best interest of the child(ren) named below to reside in the same
d.	Submit at i	easonable times to warrantless searches by a probation off	cer of the defendant's person, of the defendant's vehicle and
			sm which may contain electronic data, while the defendant is
	present, io	r the following purposes which are reasonably related to the	defendant's probation supervision:
e.	Other		
		ADDITIONAL CONDITIONS FOR D	OMESTIC VIOLENCE
1 Pursu	ant to its fin	ding that the defendant is responsible for acts of domestic v	
	there is an	abuser treatment program, approved by the Domestic Viole	nce Commission, reasonably available to the defendant, who shall:
	(1) (fo	r supervised probation) attend and complete (check one)	program name)
			de by the program's rules. The probation officer shall send a copy of
		of its rules.	if the defendant fails to participate or is discharged for violating any
	(2) (fo		(program name)
	. ,	a program chosen by the defendant, who shall notify the p	rogram and the district attorney of that choice within ten (10) days
			ules. The district attorney shall send a copy of this judgment to the dant fails to participate or is discharged for failure to comply with the
		program, which shall holly the district attorney if the defer program or its rules.	dant rails to participate or is discharged for failure to comply with the
b.		approved abuser treatment program reasonably available.	c. it would not be in the best interests of justice to order the
	defendant	to complete an abuser treatment program because	
		cial Conditions of Probation, the defendant shall: vithin feet of	at any time
		vithin feet of y with any G.S. Chapter 50B Domestic Violence Protective	at any time. Drder in effect.
		incorporated in the "Judgment Suspending Sentence" in the	
Date		Name Of Presiding Judge (type or print)	Signature Of Presiding Judge

	In The General Court Of Justice District Superior Court Division ADDITIONAL FILE NO.(S) AND OFFENSE(S)						
STATE VERSUS							
NOTE: Use this page in conjunction with all NCAOC judgment or probationary forms, to list additional offenses of conviction, deferred prosecut 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).