STATE O	F NO	ORTH C	CAROL	INA			File No.				
		0 1					In Th	ne Gene	eral Court Of	lustice	
NOTE: There is no A, I before Dec. 1, 2		Count rsion of the AOC-		1-277.8 does not a		eat Of Court committed	☐ Distri		Superior Cou		on
Belore Bee. 1, 1	2010.	STATE V	/ERSUS								
Name Of Defendant					CONDITIO	ONAL DISCH	ARGE	UNDER G.S	5. 14-2 ⁻	77.8	
Drivers License No. State Race Sex			(FALSE F	REPORT/THE	REAT O	F MASS VI	OLEN	CE)			
						(For Offe	enses Commit	ted On	Or After Dec	. 1, 201	8)
Date Of Birth		Full Social Sec	curity No.	Age At Time	Of Offense					G S 1	4-277.8
Attorney For State				│ Def. Found ┌	☐ Def. Waived	Attorney For Defer	ndant		Appointed	Crt Rptr Ir	
				Not Indigent	Attorney				Retained		
The defendant wa	s found	guilty/respor	nsible, pursu	ant to	olea (🗌 pursı	ıant to <i>Alford</i>) (of no contest)	trial by	judge 🔲 trial	by jury, o	f
File No.(s)	Off.			Offense Des	cription		Offense Date		G.S. No.	F/M	CL.
					EINIT	INGS					
The Court finds					FINL	INGS					
1. 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. 2. the defendant pled guilty to or was found guilty of (check all that apply) G.S. 14-277.5, Making a false report concerning mass violence on educational property. G.S. 14-277.6, Communicating a threat of mass violence on educational property. G.S. 14-277.7, Communicating a threat of mass violence at a place of religious worship. 3. the offense was committed before the defendant attained the age of 20 years. DEFERRAL OF PROCEEDINGS AND PLACEMENT ON PROBATION NOTE TO COURT: For conditional discharge under G.S. 14-277.8, Special Conditions 17 (community service) and 18 (evaluation and treatment) on Side Two are mandatory. 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-603D, Page Two, required). (NOTE: Duration of probation shall be not less than one year, G.S. 14-277.8(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 Section of Community Corrections 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 ter											
		oceedings aga to appear ear			ged violation(s) or as otherwise	ordered by the Co	urt, the de	efendant shall re	urn to this	s Court
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.											
The defendant sh	all nav t	o the Clark of	f Superior C			CONDITIONS		aupon/ioio	n foo nurquant t	o o ooboo	lulo
The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule determined by the probation officer.											
Costs \$	Fine \$	F	Restitution*	Attorne	y's Fees C		EHA Fee \$	Appt Fee/	'Misc To:	al Amount	Due .
*See attached "Re				`	٥, ـ		nich is incorporate	d by refere	ence.		
The Court finds						_ AOC-CR-618. fer the defendant	Other: to unsupervised p	rohation			·
орон раушен	01 110						G.S. 15A-134				
NOTE: Any probation explosive device, or equip the defendant taking of digitized philips that defendant is on unknown to the super (8) Report as directed times, answer all reatine probation officer defendant's person anot be required to su	other de for suita notograph supervervising ped by the asonable if the de and of th	gment may be of adly weapon list ble employments, including phised probation, orrobation officer Court or the prinquiries by the fendant fails to e defendant's v	extended purs sted in G.S. 14 nt, and abide b notographs of i the defendant rr. (7) Remain v robation office e officer and o obtain or reta vehicle and pre	suant to G.S. 18 4-269. (3) Rem by all rules of th the defendant's t shall also: (6) within the jurisc r to the officer a btain prior app in satisfactory of	5A-1342. The dain gainfully and einstitution. (4) aface, scars, m. Not abscond, be diction of the Coat reasonable time roval from the cemployment. (1) are defendant is	efendant shall: (1) Cd suitably employed Satisfy child supporarks, and tattoos, to y willfully avoiding s yurt unless granted v mes and places and fficer for, and notify 0) Submit at reasons present, for purpose	ommit no criminal of or faithfully pursue a rt and family obligation be included in the deupervision or by willf written permission to in a reasonable mar the officer of, any chable times to warrants directly related to the	fense in any course of sons, as requestendant's rully making leave by the aner, permit ange in add less search ne probatior	study or vocational lired by the Court. ecords. the defendant's whe e Court or the probe the officer to visit a liress or employment es by a probation on supervision, but the court supervision, but the court probation of the court the court supervision, but the court supervision supervision, but the court supervision supervision supervision, supervision, superv	training, the first state of the	at will to the r. ble y e ant may

AOC-CR-636D, Rev. 3/22, © 2022 Administrative Office of the Courts

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) Supply a breath, urine, or blood specimen 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 Adult Correction and Juvenile Justice 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 CONI	DITIONS OF PROBAT	ION - G.S. 15A-1343(b	01)		
15. Surrender the a motor veh	I also comply with the following special ne defendant's drivers license to the Clicle for a period of	erk of Superior Court for tran or until relicensed by the Div	nsmittal/notification to the Division of Motor Vehicles, whic	vision of Motor Vehicles and not operate chever is later.		
17. Complete <i>(n</i> judicial serving not due beneared to be paid Discharge and 18. Report for ir participate in	nd before beginning service. itial evaluation by	nunity service during the firs y G.S. 143B-708 is icated during the same term out under Monetary Condition atment, or education program	t days of the pe of court. ns on the reverse.			
"Contact" inc pager, gift-g 20. Abstain fron found that a 21. Other:	threaten, harass, be found in or on the cludes any defendant-initiated contact, iving, telefacsimile machine or through a alcohol consumption and submit to consubstance abuse assessment has ide	direct or indirect, by any ment any other person, except _ontinuous alcohol monitoring ntified defendant's alcohol d	eans, including, but not limite g for a period of ependency or chronic abuse	d to, telephone, personal contact, e-mail, days, months, the Court having		
	·	SIGNATURE OF DEF				
By signing below, the defendant consents to the foregoing Order deferring further proceedings and placing the defendant on probation.						
Date	Signature Of Defendant					
		SIGNATURE OF J				
Date	Name Of Presiding Judge (type or p	orint)	Signature Of Presiding Judge			
		CERTIFICATION BY	CLERK			
I certify that this Conditional Discharge and the attachment(s) marked below is a true and complete copy of the original which is on file in this case. 1. Judgment Suspending Sentence (AOC-CR-603D, Page Two) (additional conditions of probation) 2. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611) 3. Additional File No.(s) And Offense(s) (AOC-CR-626) 4. Other:						
Date	Name (type or print)	Signature Of Clerk		Deputy CSC Asst. CSC Clerk Of Superior Court SEAL		

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**.

□РМ custody until:

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

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

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. 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-1340.11(6).	
NOT	Е:	Selec	t only one o	of the three sets of conditions below.	
ш 1				litions For Reportable Convictions - G.S. 15A-1343(b2) only for a reportable conviction under G.S. 14-208.6.	
				is been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) is	and must
				s a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-61	
				in such evaluation and treatment as is necessary to complete a prescribed course of psychiatri	
				ve treatment as ordered by the court.	
				unicate with, be in the presence of, or found in or on the premises of the victim of the offense.	
		d.		finds physical, mental, or sexual abuse of a minor) Not reside in a household with	
				r sexual abuse) any minor child.	the court expressly finds that it is
				r physical or mental abuse) any minor child other than the child(ren) named below, for whom likely that the defendant's harmful or abusive conduct will recur and that it would be in the best in	
				blow to reside in the same household with the probationer. (Name minor child(ren) with whom the prol	
				usehold):	duoner may reside in the same
		e.		reasonable times to warrantless searches by a probation officer of the defendant's person, of the	e defendant's vehicle and
				and of the defendant's computer or other electronic mechanism which may contain electronic da	
			present, for	r the following purposes which are reasonably related to the defendant's probation supervision:	child pornography
			Ш		
		f.	Other:		
)	Snec	rial Condi	litions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-	1343(h2)
				f offense involved sexual abuse of a minor but is not a reportable conviction.	1040(52)
				s been convicted of an offense involving the sexual abuse of a minor and must	
				in such evaluation and treatment as is necessary to complete a prescribed course of psychiatri	c, psychological, or other
				ve treatment as ordered by the court.	
				unicate with, be in the presence of, or found in or on the premises of the victim of the offense.	
				in a household with any minor child. (G.S. 15A-1343(b2)(4))	
		d.		reasonable times to warrantless searches by a probation officer of the defendant's person, of the	
				and of the defendant's computer or other electronic mechanism which may contain electronic da	
			present, for	r the following purposes which are reasonably related to the defendant's probation supervision:	child pornography
		е	Other:		·
		٥.	ouror.		
				litions For Offenses Involving The Physical Or Mental Abuse Of A Minor	
				f offense involved physical or mental abuse of a minor but is not a reportable conviction and did	not involve sexual abuse.
		The de	efendant has	s been convicted of an offense involving the physical or mental abuse of a minor and must	
		The de	efendant has Participate	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatri	
		The de	efendant has Participate rehabilitativ	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatrive treatment as ordered by the court.	
		The dea.	efendant has Participate rehabilitativ Not commu	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatri	
		The dea.	efendant has Participate rehabilitativ Not commu Not reside i (1) any	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatrive treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with by minor child.	c, psychological, or other
		The dea.	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatrive treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with my minor child. by minor child other than the child(ren) named below, for whom the court expressly finds that it is	c, psychological, or other sunlikely that the defendant's
		The dea.	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatri ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with by minor child. by minor child other than the child(ren) named below, for whom the court expressly finds that it is simful or abusive conduct will recur and that it would be in the best interest of the child(ren) name.	c, psychological, or other unlikely that the defendant's ed below to reside in the same
		The dea.	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatrive treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with my minor child. by minor child other than the child(ren) named below, for whom the court expressly finds that it is	c, psychological, or other unlikely that the defendant's ed below to reside in the same
		The do	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any har	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with by minor child. by minor child other than the child(ren) named below, for whom the court expressly finds that it is sumful or abusive conduct will recur and that it would be in the best interest of the child(ren) name busehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same busehold with the probationer.	c, psychological, or other sunlikely that the defendant's ed below to reside in the same thousehold):
		The do	efendant has Participate i rehabilitativ Not commu Not reside i (1) any (2) any har hou	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with an invariant of the child (ren) named below, for whom the court expressly finds that it is sumful or abusive conduct will recur and that it would be in the best interest of the child (ren) named below, with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and
		The do	efendant has Participate rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with by minor child. by minor child other than the child(ren) named below, for whom the court expressly finds that it is sumful or abusive conduct will recur and that it would be in the best interest of the child(ren) name busehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same busehold with the probationer.	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and
		The do	efendant has Participate rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with any minor child. It is in a household with a premise of the child (ren) named below, for whom the court expressly finds that it is in the premise conduct will recur and that it would be in the best interest of the child (ren) name and the probationer. (Name minor child (ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic defendant.	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is
		The do	efendant has Participate rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with any minor child. It is in a household with a premise of the child (ren) named below, for whom the court expressly finds that it is in the premise conduct will recur and that it would be in the best interest of the child (ren) name and the probationer. (Name minor child (ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic defendant.	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is
		The do	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any har hou Submit at re premises, a present, for	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with any minor child. It is in a household with a premise of the child (ren) named below, for whom the court expressly finds that it is in the premise conduct will recur and that it would be in the best interest of the child (ren) name and the probationer. (Name minor child (ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic defendant.	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is
		The do	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any har hou Submit at re premises, a present, for	is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with my minor child. The properties of the child (ren) named below, for whom the court expressly finds that it is sufficiently or abusive conduct will recur and that it would be in the best interest of the child (ren) name ausehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same areasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic days the following purposes which are reasonably related to the defendant's probation supervision:	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is
		The de a. b. c. d.	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any har hou Submit at re premises, a present, for	as been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with syminor child. By minor child other than the child(ren) named below, for whom the court expressly finds that it is sumful or abusive conduct will recur and that it would be in the best interest of the child(ren) name reasonable with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic days or the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is
		The de a. b. c. d. e.	efendant has Participate rehabilitativ Not commu Not reside i (1) any (2) any har hou Submit at re premises, a present, for Other	Is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric verteatment as ordered by the court. Unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with syminor child. By minor child other than the child(ren) named below, for whom the court expressly finds that it is sumful or abusive conduct will recur and that it would be in the best interest of the child(ren) name reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic days of the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that:	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography
1		The de a. b. c. d. e.	efendant has Participate rehabilitativ Not commun Not reside i (1) any har hou Submit at re premises, a present, for Other ant to its find there is an a	Is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. Unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with my minor child. It is minor child other than the child(ren) named below, for whom the court expressly finds that it is immful or abusive conduct will recur and that it would be in the best interest of the child(ren) name musehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic days the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availated.	c, psychological, or other s unlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography
1		The de a. b. c. d. e.	efendant has Participate rehabilitativ Not commu Not reside (1) any har hou Submit at re premises, a present, for Other ant to its find there is an a	ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar r supervised probation) and treatment and complete of program name)	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography
1		The de a. b. c. d. e.	efendant has Participate rehabilitativ Not commu Not reside (1) any har hou Submit at re premises, a present, for Other ant to its find there is an a	Is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. Unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with many minor child. It is minor child other than the child(ren) named below, for whom the court expressly finds that it is immful or abusive conduct will recur and that it would be in the best interest of the child(ren) name ausehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same areasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic day the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) [program name] a program to be identified by the probation officer, and abide by the program's rules. The prob	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of
1		The de a. b. c. d. e.	efendant has Participate rehabilitativ Not commu Not reside (1) any har hou Submit at re premises, a present, for Other ant to its find there is an a	ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar ruppervised probation) at the program, which shall notify the officer if the defendant fails to participate of psychiatri propagam, which shall notify the officer if the defendant fails to participate of psychiatri propagam. The probation officer, and abide by the program's rules. The probation officer if the defendant fails to participate of the program is propagam.	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of
1		The de a. b. c. d. e.	efendant has Participate rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a present, for Other ant to its find there is an a	ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant's computer or other electronic mechanism which may contain electronic days the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, commission, reasonably availar resupervised probation) attend and complete (check one) a program to be identified by the program, which shall notify the officer if the defendant fails to participate of its rules.	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of
1		The de a. b. c. d. e.	efendant has Participate i rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a present, for Other (1) (1) (for (1) (for (2) (for	Is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. Unicate with, be in the presence of, or found in or on the premises of the victim of the offense. In a household with you minor child. It is minor child other than the child(ren) named below, for whom the court expressly finds that it is immful or abusive conduct will recur and that it would be in the best interest of the child(ren) name usehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic days the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE (program name) (program name) (program name) (program name)	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): e defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any
		The de a. b. c. d. e.	efendant has Participate i rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a present, for Other (1) (1) (for (1) (for (2) (for	ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant's computer or other electronic mechanism which may contain electronic days the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, commission, reasonably availar resupervised probation) attend and complete (check one) a program to be identified by the program, which shall notify the officer if the defendant fails to participate of its rules.	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): e defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any
1		The de a. b. c. d. e.	efendant has Participate i rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a present, for Other (1) (1) (for (1) (for (2) (for	Is been convicted of an offense involving the physical or mental abuse of a minor and must in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vertreatment as ordered by the court. In a household with be in the presence of, or found in or on the premises of the victim of the offense. In a household with many minor child. In minor child other than the child(ren) named below, for whom the court expressly finds that it is immulated or abusive conduct will recur and that it would be in the best interest of the child(ren) name usehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic day or the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar responsible probation) attend and complete (check one) (program name) a program to be identified by the probation officer, and abide by the program's rules. The probation supervised probation) attend and complete (check one) (program name) a program to the defendant, who shall notify the program and the district attorney of the program chosen by the defendant, who shall notify the program and the district attorney of the program chosen by the defendant, who shall notify the program and the district attorney of the program chosen by the defendant, who shall notify the program and the district attorney of the program is a program of the defendant, who shall notify the program and the district attorney of the program is a program to be identified by the program and the district attorney of the program is a program to be defended to	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): e defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days I a copy of this judgment to the
		The de a. b. c. d.	efendant has Participate rehabilitativ Not community Not reside i (1) any har hou Submit at re premises, a present, for Other (2) (1) (for (2) (for	ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is reasonably related to the defendant's probation supervision: a program to be identified by the probation of fits rules. The program to be identified by the probation of fits rules. The program condition and treatment as in society of the entry of this judgment to the program, which shall notify the district attorney of the defendant fails to participate or is dischargering, and abide by the program or its rules.	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the
		The de a. b. c. d.	efendant has Participate rehabilitativ Not commu Not reside	in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with y minor child. ly minor child other than the child(ren) named below, for whom the court expressly finds that it is immful or abusive conduct will recur and that it would be in the best interest of the child(ren) name usehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic day or the following purposes which are reasonably related to the defendant's probation supervision: ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) [program name] a program to be identified by the probation officer, and abide by the program's rules. The probation is rules. runsupervised probation) attend and complete (check one) [program name] a program chosen by the defendant, who shall notify the program and the district attorney of the of the entry of this judgment, and abide by the program's rules. The district attorney shall send program, which shall notify the defendant fails to participate or is dischar program or its rules. approved abuser treatment program reasonably available. [c. it would not be in the best in	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the
	1.	The de a. b. c. d. e. Pursua a.	efendant has Participate rehabilitativ Not commu Not reside (1) any har hou Submit at re premises, a present, for Other (2) (for (2) (for (2) (for	in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric verteatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with y minor child. y minor child. y minor child other than the child(ren) named below, for whom the court expressly finds that it is irmful or abusive conduct will recur and that it would be in the best interest of the child(ren) name usehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic dear the following purposes which are reasonably related to the defendant's probation supervision: **ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE** ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) (program name) a program to be identified by the probation officer, and abide by the program's rules. The probation the program, which shall notify the officer if the defendant fails to participate of its rules. **unsupervised probation**) attend and complete (check one) (program name) a program chosen by the defendant, who shall notify the program and the district attorney of the officer program, which shall notify the district attorney if the defendant fails to participate or is the entry of this judgment, and abide by the program's rules. The district attorney shall sence program, which shall notify the district attorney if the defendant fails to participate or is dischar program or its rules. approved abuser treatment program reasonably available. c. it would not be in the best into complete an abuser treatment program because	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the
	1.	The do a. b. c. d. e. Pursua a.	efendant has Participate rehabilitativ Not commu Not reside i [1] (1) any har hou Submit at repremises, a present, for Other ant to its find there is an a defendant to defendant to ditional Special control of the co	in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric vereatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with y minor child. y minor child. y minor child other than the child(ren) named below, for whom the court expressly finds that it is irmful or abusive conduct will recur and that it would be in the best interest of the child(ren) name usehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic due to the following purposes which are reasonably related to the defendant's probation supervision: **ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE** ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) (program name) a program to be identified by the probation officer, and abide by the program's rules. The probation the program, which shall notify the officer if the defendant fails to participate of its rules. **unsupervised probation**) attend and complete (check one) (program name) a program chosen by the defendant, who shall notify the program and the district attorney of the officer program, which shall notify the district attorney if the defendant fails to participate or is of the entry of this judgment, and abide by the program's rules. The district attorney shall sence program, which shall notify the district attorney if the defendant fails to participate or is dischar program or its rules. approved abuser treatment program reasonably available. c. it would not be in the best in to complete an abuser treatment program because cial Conditions	c, psychological, or other unlikely that the defendant's ed below to reside in the same household): defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the otherests of justice to order the
	1.	The do a. b. c. d. e. Pursua a	efendant has Participate rehabilitativ Not commu Not reside i (1) any har hou Submit at repremises, a present, for Other ant to its find there is an a defendant to defendant to ditional Specinot come w	in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with y minor child. y minor child. y minor child. y minor child. y minor child other than the child(ren) named below, for whom the court expressly finds that it is irmful or abusive conduct will recur and that it would be in the best interest of the child(ren) namusehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic day or the following purposes which are reasonably related to the defendant's probation supervision: **ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE** ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) [program name] a program to be identified by the probation officer, and abide by the program's rules. The probation supervision of its rules. In unsupervised probation) attend and complete (check one) [program name] a program chosen by the defendant, who shall notify the program and the district attorney of the entry of this judgment, and abide by the program's rules. The district attorney shall sence program, which shall notify the district attorney if the defendant fails to participate or is dischar program or its rules. approved abuser treatment program reasonably available. [c. it would not be in the best in to complete an abuser treatment program because cial Conditions of Probation, the defendant shall: within [feet of]	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): de defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the
	1.	The de a. b. c. d. e. Pursu: a. As add	efendant has Participate is rehabilitativ Not commu Not reside i (1) any har hou Submit at re premises, a present, for Other (2) (for (2) (for (2) (for (3) (for (4) (for (5) (for (5) (for (6) (for (6) (for (7)	In such evaluation and treatment as is necessary to complete a prescribed course of psychiatrive treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with yo minor child. It is imported to the treatment as ordered by the court. In in a household with yo minor child other than the child(ren) named below, for whom the court expressly finds that it is imported in the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic or the following purposes which are reasonably related to the defendant's probation supervision: **ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE** ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) [program name] a program to be identified by the probation officer, and abide by the program's rules. The probation judgment to the program, which shall notify the officer if the defendant fails to participate of its rules. **unsupervised probation**) attend and complete (check one) [program and the district attorney of the office entry of this judgment, and abide by the program and the district attorney shall send program or its rules. **unsupervised probation**) attend and complete (check one) [program and the district attorney shall send program or its rules. **unsupervised probation**) attend and complete (check one) [program and the district attorney shall send program or its rules. **unsupervised probation**) attend and complete (check one) [program and the district attorney shall send program or its rules. **approved abuser treatment program reasonably available. [c. it would not be in the b	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): e defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the other sterests of justice to order the
	1.	The de a. b. c. d. e. Pursu: a. As add	efendant has Participate rehabilitativ Not commun Not reside i (1) any har hou Submit at repremises, a present, for Other There is no a defendant to ditional Spectomot come woomply fully inditions are in the service of the service	in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric ve treatment as ordered by the court. unicate with, be in the presence of, or found in or on the premises of the victim of the offense. in a household with y minor child. y minor child. y minor child. y minor child. y minor child other than the child(ren) named below, for whom the court expressly finds that it is irmful or abusive conduct will recur and that it would be in the best interest of the child(ren) namusehold with the probationer. (Name minor child(ren) with whom the probationer may reside in the same reasonable times to warrantless searches by a probation officer of the defendant's person, of the and of the defendant's computer or other electronic mechanism which may contain electronic day or the following purposes which are reasonably related to the defendant's probation supervision: **ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE** ding that the defendant is responsible for acts of domestic violence, the Court further finds that: abuser treatment program, approved by the Domestic Violence Commission, reasonably availar supervised probation) attend and complete (check one) [program name] a program to be identified by the probation officer, and abide by the program's rules. The probation supervision of its rules. In unsupervised probation) attend and complete (check one) [program name] a program chosen by the defendant, who shall notify the program and the district attorney of the entry of this judgment, and abide by the program's rules. The district attorney shall sence program, which shall notify the district attorney if the defendant fails to participate or is dischar program or its rules. approved abuser treatment program reasonably available. [c. it would not be in the best in to complete an abuser treatment program because cial Conditions of Probation, the defendant shall: within [feet of]	c, psychological, or other sunlikely that the defendant's ed below to reside in the same household): e defendant's vehicle and ata, while the defendant is child pornography ble to the defendant, who shall: ation officer shall send a copy of or is discharged for violating any nat choice within ten (10) days a copy of this judgment to the ged for failure to comply with the other sterests of justice to order the

	In The General Court Of Justice ☐ District ☐ Superior Court Division						
STATE VERSUS							
	ADDITIONAL FILE NO.(S) AND OFFENSE(S)						
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).