STATE OF I	NOR	ТН СА	ROLI		NC-JOIN No.		File No	).			
County						In The General Court Of Justice District Court Division					
	ΙΝ ΤΙ										
IN THE MATTER OF Name And Address Of Juvenile						JUVENILE ADJUDICATION ORDER (DELINQUENT)					
Juvenile's Date Of Birth		Ace	Data O	f Hearing							
Saverille's Date Of Birth	Age Date Of Hearing			G.S. 7B-2102(b), -2403 through -2412, -2502							
This case was hear	d at a s	ession for	· iuvenile	hearings o	n Petition(s) a	alleaina th	e above named				
persons were prese			-					Ja. 1 a		generation of the second se	
	Name			Relatio	nship/Title		Nam	е		Relationship/Title	
										•	
				1							
					FINDI	NGS					
For purposes of adj			urt finds a	as follows:							
1. The juvenile was	represe	ented by:									
Name Of Attorney(s)											
2 The Count has de				hat the Ca				1 4 4 4 4 4 4			
2. The Court has de The petition(s) be				nat the Co	urt nas juriso	iction over	the parties and	i the st		DTE: Check all that apply.	
Offense Date				statute nun	abor)	Dat	e Petition Filed	F/M	Class	Status	
Ollelise Date		Olle	iise (with	Statute nun	iber)	Dat	e retition rheu		Class		
										<ul> <li>Delinq./Admit</li> <li>Delinq./Hearing</li> <li>Lesser/Admit</li> <li>Lesser/Hearing</li> <li>Amended</li> <li>Dismissed By Court</li> <li>Dismissed By DA</li> </ul>	
										Delinq./Admit     Delinq./Hearing     Lesser/Admit     Lesser/Hearing     Amended     Dismissed By Court     Dismissed By DA	
										Delinq./Admit  Delinq./Hearing  Lesser/Admit  Lesser/Hearing  Amended  Dismissed By Court  Dismissed By DA	
										Delinq./Admit     Delinq./Hearing     Lesser/Admit     Lesser/Hearing     Amended     Dismissed By Court     Dismissed By DA	
										Delinq./Admit     Delinq./Hearing     Lesser/Admit     Lesser/Hearing     Amended     Dismissed By Court     Dismissed By DA	

3. Based on the evidence p	presented:							
a. the allegations in the petition have not been proven beyond a reasonable doubt.								
-	b. the following allegations in the petition have been proven beyond a reasonable doubt: (attach additional facts if necessary)							
	C0	NCLUSIONS OF L	۸\۸/					
The Court concludes as a l	matter of law that, in regard to t			before the Court, the:				
1. Juvenile is not a delin	÷	ine allegations in the	pennon(s)	belore the Court, the.				
		elinguent juvenile and	is subjec	t to the Court's dispositional authority for having				
committed an offense	classified under G.S. 7B-2508	B(a) as: (check most se	rious offens	se adjudicated on this date)				
				meanor). minor (Class 1, 2, or 3 misdemeanor).				
				as a delinquent juvenile, further concludes that identified through the use of a validated screening				
,				ability or intellectual disability, and the juvenile				
had has not h				health assessment within the last 90 days before				
the disposition hearing	J.							
				of a validated screening instrument or other evidence				
				ability, and has not received a comprehensive clinical re the disposition hearing, the Court should use				
	477 to order an assessment.							
		ORDER						
It is therefore ORDERED the	hat the case:							
1. be dismissed.								
2. proceed to disposition	۱.							
☐ 3. be transferred to County for disposition.								
4. be continued for disposition until <i>(date)</i>								
under the following conditions:								
	5							
The Court further ORDERS	S.							
		le has been adjudicat	ed delinaı	uent for committing an offense that involves the				
	. ,= .	-	-	sted within thirty (30) days of this adjudication for				
-	d that the results of this initial t	-						
6. Controlled Substant	<b>ce Testing</b> [7B-2502(a1)]. Beca	ause the juvenile has	been adju	udicated delinquent for committing an offense				
that involves the possession, use, sale, or delivery of a controlled substance, it is ORDERED that the juvenile be tested within thirty								
(30) days of this adjudication for the use of controlled substances, and that the results of this initial test be used for evaluation and								
treatment purposes only.								
7. Fingerprints/Photograph [7B-2102(b)]. Because the juvenile has been adjudicated delinquent for committing an offense that								
would be a felony if committed by an adult and having been at least ten (10) years of age at the time of the offense, it is ORDERED								
that (name law enforce)		wanila waa fingararint	ad and ph	estegraphed purpuent to C.S. 7P. 2102(a) and				
	hotograph have not been destr	÷ .	eu anu pr	notographed pursuant to G.S. 7B-2102(a) and				
8. Other: (specify)	notograph have not been dest	oyea.						
Date	Name Of District Court Judge (type or	r print)	Signa	ture Of District Court Judge				