STATE OF N			File	e No.		
<u></u>		_ County			al Court Of Justice Court Division	
	IN THE MATTE	ER OF				
Name And Address Of Juvenile				UVENILE LE SPOSITION ((DELINQUE)	ORDER	
Juvenile's Date Of Birth	Age	Date Of Hearing	G.S. 7B-2500, -2501, -2502, -2506 through -2510, -2512			
The following persor	is were present at	t the hearing:				
Name		Relationship/Title	Na	ame	Relationship/Title	
		FIND	INGS			
The most serious of	ense before the C	Court today, which provides the	basis for disposition, is:	:	1	
Adjudication Dat	e	Offense (with statute	number)	F/M	Class	
Based on the eviden	ce presented, the	Court makes the following Fin	dings of Fact:	i		
1. The juvenile deli	nquency history le	evel is 🗌 low (0-1 point).	medium (2-3 points). high (4+ points).			
2. The Court received and considered incorporates the contents of		predisposition repo	rt 🗌 risk assessment		 needs assessment and needs assessment by reference. 	
 (If the report is incorporated, a copy of the report <u>MUST</u> be attached to the order.) 3. Other Findings: (continue on attached page(s) if necessary) NOTE: State any findings regarding the seriousness of the offense(s); the need to hold the juvenile accountable; the importance of protecting the public; the degree of the juvenile's culpability; the juvenile's rehabilitative and treatment needs; and available and appropriate resources. Also use this space for any findings that are required to support a particular disposition, such as a finding of the juvenile's ability to pay if the Court is ordering restitution.						
		CONCLUSIC	ONS OF LAW			
(check only one block) 1. The Court is r 2. The Court is r	equired to order a equired to order e red below is autho a in exercising juris	t, the Court concludes as a ma Level 1 disposition. When a Level 1 disposition or a prized by law and is an approprisdiction.	Level 2 disposition, and iate plan to meet the ne	-		

	ORDER					
It is OR	DERED that: (Select and check appropriate disposition(s). If necessary, attach additional page and reference appropriate paragraph(s).)					
LEVEL 1. COMMUNITY DISPOSITIONS						
no	robation [G.S. 7B-2506(8)]. The juvenile be placed on probation, under the supervision of a court counselor, for <i>(period of time, ot to exceed one year)</i> , under the conditions listed on the attached "Supplemental Order", where the conditions listed on the attached "Supplemental Order".					
	onditions Of Probation (Delinquent)" (AOC-J-464).					
	a. Ordered for months and days, or until (specify date) b. Continued on provide all or (specify date)					
	b. Continued as previously ordered on <i>(specify date)</i>					
	(specify date)					
_	2. In-Home Supervision With Conditions [G.S. 7B-2506(1)a]. The juvenile remain at home and be supervised by					
gı	uardian, custodian, and/or the juvenile as specified.					
3. <u>C</u>	ustody [G.S. 7B-2506(1)b]. The juvenile is hereby placed in the custody of: The juvenile's parents The juvenile's mother The juvenile's father Other: (specify person or agency and relationship to juvenile, if any) The County Department of Social Services, as the Court finds that the juvenile's continuation in the juvenile's home would be					
	contrary to the juvenile's best interest, as evidenced by					
	The County Department of Social Services was notified and given an opportunity to be heard prior to the Court placing the juvenile in the agency's custody.					
	The Court also finds that: Efforts to prevent the need for the juvenile's placement were precluded by an immediate threat of harm to the juvenile, and placement of the juvenile in the absence of such efforts was reasonable. The immediate threat of harm was					
	The County Department of Social Services made reasonable efforts to prevent the need for the juvenile's placement, namely:					
	The County Department of Social Services did not make reasonable efforts to prevent the need for the juvenile's placement. This placement shall be reviewed in accordance with G.S. 7B-906.1.					
	xcuse From School Attendance [G.S. 7B-2506(2)]. The juvenile is excused from compliance with the compulsory school tendance law and shall comply instead with the following plan:					
	ooperate With Specified Programs [G.S. 7B-2506(3)]. The juvenile cooperate with the following pecify time, not to exceed one year):					
	a. community-based program					
	b. intensive substance abuse treatment program					
	c. residential treatment program					

	IN THE MATTER OF	File No.
Name Of	Juvenile	
6	Restitution [G.S. 7B-2506(4)]. (up to \$500) The juvenile pay restitution in the a more than \$500, use AOC-J-475.) \$, into the office of the Clerk of (name payee), according to the following terms and condition (NOTE: The Court shall make specific findings that the juvenile has and can reasonably	of Superior Court for the benefit, payable within <i>(specify time, not to exceed 12</i> ns:
	Payment of Fine [G.S. 7B-2506(5)]. The juvenile pay a fine in the amount of (s adult for same offense) \$ into the office of the Clerk of Superior Community Service [G.S. 7B-2506(6)]. The juvenile perform hour follows: (specify nature of work and length of obligation, not to exceed 12 months)	r Court.
10	 <u>Victim-Offender Reconciliation</u> [G.S. 7B-2506(7)]. The juvenile must participation <u>No Drivers License</u> [G.S. 7B-2506(9)]. The juvenile not be licensed to operate a. for (<i>specify period of time</i>) b. for as long as the Court retains jurisdiction, and that the Clerk notify the D NOTE TO CLERK: Use AOC-J-466 to notify DMV. <u>Curfew</u> [G.S. 7B-2506(10)]. The juvenile comply with the following curfew: 	a motor vehicle in this state:
12	Not Associate With Specified Persons [G.S. 7B-2506(11)]. The juvenile not	associate with: (specify person(s))
13	Not Be In Specified Places [G.S. 7B-2506(11)]. The juvenile not be in the follo	owing place(s):
14	Intermittent Confinement [G.S. 7B-2506(12)]. The juvenile be confined on an facility, as follows: (<i>Specify days and timing, not more than five 24-hour periods. If interprobation, the Court may order up to ten 24-hour periods.</i>)	
15	Wilderness Program [G.S. 7B-2506(13)]. The juvenile cooperate with placement NOTE: <i>This is both a Level 1 and a Level 2 disposition.</i>	ent in a wilderness program.

	EVALUATION AND TREATMENT					
☐ 16.	6. Interdisciplinary Evaluation [G.S. 7B-2502(c)]. The local management entity director (formerly, area mental health, developmental disabilities, and substance abuse services director) arrange an interdisciplinary evaluation of the juvenile, mobilize resources, and take other appropriate action to meet the juvenile's needs, and report to the Court; further, that the Clerk mail a copy of this Order to the local management entity director (formerly, area mental health director). NOTE TO CLERK: Mail copy of order as provided above.					
		OTHER				
☐ 17.		se Of Controlled Substances [G.S. 7B-2502(a)]. The of this initial test be used for evaluation and treatment	juvenile be tested for the use of controlled substances, and purposes only.			
<u> </u>		Use Of Alcohol [G.S. 7B-2502(a)]. The juvenile be tested for the use of alcohol, and that the results of this initial for evaluation and treatment purposes only.				
<u> </u>	9. <u>Requirements For Parent, Guardian, Custodian</u> [G.S. 7B-2700 through -2704]. The juvenile's mother father guardian comply with the "Supplemental Order To Parent, Guardian Or Custodian Of Undisciplined Or Delinquent Juvenile" (AOC-J-463) directed to that person, which is attached and incorporated by reference.					
2 0.	Next Hearing	This case be brought back before the Court for review	ON (specify date or time period)			
21.	Expunction The applicable.	ne Court informed the juvenile about the expunction of	juvenile records as provided for in G.S. 7B-3200, if			
22.	Other (attach ad	dditional sheet if necessary):				
Date		Name Of District Court Judge (type or print)	Signature Of District Court Judge			

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