STATE OF N	OR	TH CAROLIN	NA NC-JOIN No.		File No.			
County			In The General Court Of Justice District Court Division					
IN THE MATTER OF  Name And Address Of Juvenile				JUVENILE LEVEL 1				
			DISPOSITION ORDER (DELINQUENT)					
Juvenile's Date Of Birth Age Date Of Hearing					G.S. 7B-2500	, -2501, -2	502, -2506	through -2510, -2512
The following persons were present at the hearing:  Name  Relationship/Title			ring: Relationship/Title		Name		F	Relationship/Title
				, raing				
			FINDI	NGS				
The most serious offer	ense	before the Court toda	ay, which provides the	basis for dis	position, is:			
Adjudication Date	•		Offense (with statute	number)		F/M Class		Class
	-		akes the following Find	_		¬,		
The Court receive	-		<ul><li>low (0-1 point).</li><li>predisposition report</li></ul>		um (2-3 points).	_	+ points). assessme	
			predisposition report	t 🔲 risk a	ssessment		assessme	
			t <u>MUST</u> be attached to the	e 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.								
			CONCLUSIO	NS OF LA	W			
(check only one block)		-	urt concludes as a mat	ter of law th	at:			
<ul><li>1. The Court is required to order a Level 1 disposition.</li><li>2. The Court is required to order either a Level 1 disposition or a Level 2 disposition, and is entering a Level 1 disposition.</li></ul>								
The disposition ordered below is authorized by law and is an appropriate plan to meet the needs of the juvenile and to achieve the objective of the State in exercising jurisdiction.								

	ORDER				
It is ORDERED that: (Select and check appropriate disposition)	s). If necessary, attach	additional page and r	reference appropriate paragrap	oh(s).)	
LEVEL 1. COMMUNITY DISPOSITIONS					
1. <b>Probation</b> [G.S. 7B-2506(8)]. The juvenile be placed not to exceed one year) Conditions Of Probation (Delinquent)" (AOC-J-464).	•	•	a court counselor, for <i>(perio</i> l on the attached "Supplem		
<ul><li>a. Ordered for months and</li><li>b. Continued as previously ordered on (specify date)</li></ul>					
c. Extended from (specify date)	for mo	nths and	days, or until		
2. In-Home Supervision With Conditions [G.S. 7B-2506(1)a]. The juvenile remain at home and be supervised by					
guardian, custodian, and/or the juvenile as specified.			эт э	, p.a. c,	
<ul> <li>3. <u>Custody</u> [G.S. 7B-2506(1)b]. The juvenile is hereby p</li> <li>☐ The juvenile's parents ☐ The juvenile's mother to juvenile, if any)</li> <li>☐ The County Department of Social Services, as the</li> </ul>	The juvenile's	father Other:	(specify person or agency and		
contrary to the juvenile's best interest, as evidence		-	•		
juvenile in the agency's custody.  The Court also finds that:  Efforts to prevent the need for the juvenile's placement of the juvenile in the absence of suc				enile, and	
The County Department of Social Services mad		·	for the juvenile's placemen	t,	
☐ The County Department of Social Services did not be the This placement shall be reviewed in accordance when the state of the state o		efforts to prevent th	ne need for the juvenile's pla	acement.	
4. Excuse From School Attendance [G.S. 7B-2506(2) with the compulsory school attendance law and shall		_	16 years, is excused from	compliance	
5. Cooperate With Specified Programs [G.S. 7B-2506 (specify time, not to exceed one year)  a. community-based program	:		-		
☐ b. intensive substance abuse treatment program _				 	
c. residential treatment program					
d. nonresidential treatment program					
				·	

	IN THE MATTER OF
lame Oi	Juvenile
6	Restitution [G.S. 7B-2506(4)]. (up to \$500) The juvenile pay restitution in the amount of (Specify amount, not to exceed \$500. If more than \$500, use AOC-J-475.) \$, into the office of the Clerk of Superior Court for the benefit of (name payee), payable within (specify time, not to exceed 12 months), according to the following terms and conditions:  (NOTE: The Court shall make specific findings that the juvenile has and can reasonably acquire the means to make restitution.)
☐ 7	Payment of Fine [G.S. 7B-2506(5)]. The juvenile pay a fine in the amount of (specify amount that does not exceed maximum fine for adult for same offense) \$ into the office of the Clerk of Superior Court.
8	<u>Community Service</u> [G.S. 7B-2506(6)]. The juvenile perform hours (not to exceed 100) of community service, as follows: (specify nature of work and length of obligation, not to exceed 12 months)
	Victim-Offender Reconciliation [G.S. 7B-2506(7)]. The juvenile must participate in a victim-offender reconciliation program.  No Drivers License [G.S. 7B-2506(9)]. The juvenile not be licensed to operate a motor vehicle in this state:  a. for (specify period of time)  b. for as long as the Court retains jurisdiction, and that the Clerk notify the Division of Motor Vehicles of this Order.
11	NOTE TO CLERK: Use AOC-J-466 to notify DMV.  Curfew [G.S. 7B-2506(10)]. The juvenile comply with the following curfew:
<u> </u>	Not Associate With Specified Persons [G.S. 7B-2506(11)]. The juvenile not associate with: (specify person(s))
<u> </u>	Not Be In Specified Places [G.S. 7B-2506(11)]. The juvenile not be in the following place(s):
<u> </u>	Intermittent Confinement [G.S. 7B-2506(12)]. The juvenile be confined on an intermittent basis in an approved detention facility, as follows: (Specify days and timing, not more than five 24-hour periods. If intermittent confinement is ordered as a part of a violation of probation, the Court may order up to ten 24-hour periods.)
<u> </u>	<u>Wilderness Program</u> [G.S. 7B-2506(13)]. The juvenile cooperate with placement in a wilderness program.  NOTE: This is both a Level 1 and a Level 2 disposition.

		EVALUATION AND TRE	ATMENT			
<u> </u>	developmental resources, and copy of this Ord		range an interdisciplinary evaluation of the juvenile, mobilize eds, and report to the Court; further, that the Clerk mail a			
		OTHER				
<u> </u>	<u>Testing For Use Of Controlled Substances</u> [G.S. 7B-2502(a)]. The juvenile be tested for the use of controlled substances, and that the results of this initial test be used for evaluation and treatment purposes only.					
<u> </u>		<b>Use Of Alcohol</b> [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>	guardian [	quirements For Parent, Guardian, Custodian [G.S. 7B-2700 through -2704]. The juvenile's mother father quardian comply with the "Supplemental Order To Parent, Guardian Or Custodian Of Undisciplined Or inquent Juvenile" (AOC-J-463) directed to that person, which is attached and incorporated by reference.				
<u> </u>	Next Hearing	This case be brought back before the Court for review of	on (specify date or time period)			
21.	<b>Expunction</b> Thapplicable.	The Court informed the juvenile about the expunction of juvenile records as provided for in G.S. 7B-3200, if				
22.	• •	dditional sheet if necessary):				
Date		Name Of District Court Judge (type or print)	Signature Of District Court Judge			