| STATE OF | F NG | ORTH CARC | DLINA | | | File No. | | | | | |
|--|----------|--|----------------------------|---|----------------------------------|---|-------------|------------|---------|-------|--|
| County Seat of Court NOTE: [This form is to be used for misdemeanor offense(s). Use AOC-CR-301 | | | | | | In The General Court Of Justice | | | | | |
| for G.S. 130A | 25 offen | se(s). Use AOC-CR-342 for L | .,. | | District Superior Court Division | | | | | | |
| Name Of Defendant | | STATE VERSU | | JUDGMENT AND COMMITMENT - MISDEMEANOR ACTIVE PUNISHMENT (STRUCTURED SENTENCING) | | | | | | | |
| Race Sex Date Of Birth | | | th | (For Convictions On Or After Oct. 1, 2014) G.S. 15A-1301, -1340.20 | | | | | | | |
| Attorney For State | | | Def. Found Not Indigent | Def. Waived Attorney | Attorney For Defendent | | | | | | |
| The defendant | pled | guilty (pursuant to | Alford) to |] was found gui | Ity by the Court of | of was found guilty by a jury of pled no contest to | | | | | |
| File No.(s) | Off. | | Offense De | escription | | Offense Date | G.S. No. | C | L. *Pur | n.CL. | |
| | | | | | | | | | | | |
| *NOTE: Enter punisi | hment | l class if different from und | erlying offense cl | lass (punishment d | class represents a statu | | , | | | | |
| The Court has dete | ermine | d, pursuant to G.S. 15 | 5A-1340.20, the | e number of prio | r convictions to be _ | L | evel: I (0) |] II (1-4) | | (5+) | |
| 1. The Court finds: (a) enhancement for G.S. 90-95(e)(4) (drugs). G.S. 14-3(c) (hate crime). G.S. 14-50.22 (gang). (b) enhancement from required suspended sentence to Class 2 misdemeanor. G.S. 90-95(e)(7). This finding is based on a determination of this issue by the trier of fact beyond a reasonable doubt or on the defendant's admission. 2. The Court imposes mandatory punishment pursuant to G.S. 14-33(d). (assault in the presence of a minor) 3. The Court finds the above-designated offense(s) is a reportable conviction under G.S. 14-208.6 and therefore makes the additional findings and orders on the attached AOC-CR-615, Side One. 5. The Court finds the above-designated offense(s) involved the physical, mental, or sexual abuse of a minor. (NOTE: If offense(s) is not also a reportable conviction in No. 4 above, this finding requires no further action by the Court.) 6. The Court finds this is an offense involving assault, communicating a threat, or an act defined in G.S. 50B-1(a), and the defendant had a personal relationship as defined by G.S. 50B-1(b) with the victim. 7. (offenses on or after Dec. 1, 2008, only) The Court finds that the above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25. 8. The Court did not grant a conditional discharge under G.S. 90-96(a) because (check all that apply) the defendant refused to consent. (offenses committed on or after Dec. 1, 2013, only) The Court finds, with the agreement of the District Attorney, that the offender is inappropriate for a conditional discharge under G.S. 15A-1382.1(a1). 9. (for judgments entered on or after Dec. 1, 2013, only) The Court finds, with the agreement of the District Attorney, that the offender is nappropriate for a conditional discharge to the offense. 9. (for judgments entered on or after Dec. 1, 2013, only) The Court finds that this was an offense involving child abuse or an offense involv | | | | | | | | | | | |
| Sheriff of | | t and the defendant bo (ement Program <i>(sente</i> | County. 🗌 C | Other: | | | | ne) | | | |
| The defendant shall be given credit for days spent in confinement prior to the date of this Judgment as a result of this/these charge(s). | | | | | | | | | | | |
| The sentence imposed above shall begin at the expiration of all sentences which the defendant is presently obligated to serve. The sentence imposed above shall begin at the expiration of the sentence imposed in the case referenced below: | | | | | | | | | | | |
| File No. | iipuse | Offer | · · | County | | Court | vv. | Da | te | | |
| | | I | | | | | | | | | |

| The Court further | | | <i>t apply)</i> Ierk of Superior Co | urt the "Total Am | ount Duo" | shown bolow | | | | |
|--|--------------|--------------|--|-----------------------|------------------|--------------------------------|----------------------|------------|--|------------|
| Costs | Fine | ay to the C | Restitution* | Attorney's Fe | es S | SBM Fee | Appt Fee | e/Misc | Total Amount D | ue |
| \$ *See attached "Res | | | | | | R-611, which | | by refere | \$ ence. | |
| 2. The Court finds that restitution was recommended as part of the defendant's plea arrangement. 3. The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other: | | | | | | | | | | |
| | required p | rocessing, | defendant shall be | | | | t fooility/ootollity | o ioil/wou | de ralação unit within thi | ia aguntu) |
| | | | | (local co | onfinement | facility/satell | lite jail/work rele | ase unit | k release unit within thi out of this county) | s county) |
| | | | County Commission shall terminate on t | | | | | | (2). G.S. 15A-1352(d). work release. | |
| c. Work rele | ase earnin | ngs shall b | e paid to the Clerk f | for payment of th | | | | | ction by the Division of A | Adult |
| 6. Other: | i oi the an | iounts allo | wed under G.S. 14 | 0-33.1(1). | | | | | | |
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| The Court recomm | | mont [| 2 Dovebiatria and | d/or povobologios | | | Nork release | Shou | ld Debauld pat be | arantad |
| 4. Payment fro | m work rel | lease earn | 2. Psychiatric and ings, if applicable, o | | | • | Vork release | | Id should not be es not recommend res | |
| be paid from | | | igs. | | | | | | | |
| | recommer | lus. | | | | | | | | |
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| | | | ORDER (| | IENT/AF | PEAL EN | ITRIES | | | |
| | | | | | | | | | lified officer and that the | |
| | | | the conditions of re | | | y named on t | the reverse to se | erve the | sentence imposed or u | ntil the |
| | | | al from the judgmer modified as follows | | Court to the | Superior Co | ourt. | | | |
| | | | | | Court to th | ne Appellate | Division. Appea | l entries | and any conditions of p | post |
| conviction relea | ise are set | forth on fo | orm AOC-CR-350. | SIGNATUR | | | | | | |
| Date | Nam | ne Of Presid | ling Judge (type or pri | SIGNATUR | | I | Presiding Judge | | | |
| | | | | - | | | | | | |
| | | | | OF COMMIT | | | | | | |
| Date Remanded To Dis | trict Court | | ate Appeal Dismissed | | Date With | ndrawal Of App | beal Filed | Date / | Appellate Opinion Certified | , |
| to the custody of the | e agency n | named in th | nis Judgment on the | e reverse and fur | | | | | ary, and recommit the d dgment and Commitme | |
| authority for the cor | nmitment a | | on of the defendant | IT. | | | | 1 | Deputy CSC Asst | t. CSC |
| | | | | | | | | [| Clerk Of Superior Cour | |
| | | | | CERTI | FICATIO | N | | | | |
| | - | | nent and attachmer | nt(s) marked belo | | | | - | hich is on file in this cas | |
| Appellate Entrie | • | , | Order (Initial Senter | ncing) | | icial Findings)C-CR-615, S | | Sex Off | fenders - Active Punishi | ment |
| (AOC-CR-611) | No (e) And | Offense/c | s) (AOC-CR-626) | | | victed Sex C C-CR-620) | Offender Permai | nent No | Contact Order | |
| | | 0110130(3 | , , , , , , , , , , , , , , , , , , , | | <u> </u> | er: | | | | |
| Date | Date Certifi | ied Copies I | Delivered To Sheriff | Signature Of Cl | erk | | | | uty CSC Asst. CSC | SEAL |
| | | | Material opp | osite unmarked square | es is to be disr | egarded as surpl | lusage. | | k Of Superior Court | |

STATE OF NORTH CAROLINA

Name Of Defendant

File No.

District

_ County

STATE VERSUS

ADDITIONAL FILE NO.(S) AND OFFENSE(S)

In The General Court Of Justice

Superior Court Division

| NOTE: Use the | is page onal dis | n conjunction with all NCAOC judgment or probationary fo charge addressed in the court's order. There are no A, B, (| orms, to list additional offense | s of conviction, deferred j orm so this page can be | prosecuti used to c | on, or ontinu | Je an |
|---|---------------------|---|----------------------------------|--|------------------------|------------------|--------------|
| offense list from any of the related forms, for any date(s) of offense or conviction. | | | | | | | |
| File No.(s) | Off. | Offense Description | Offense Date | G.S. No. | F/M | CL. | *Pun. CL. |
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***NOTE:** Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

| | ADDITIONAL FILE NO.(S) AND OFFENSE(S) | | | | | | | | |
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| File No.(s) | Off. | | Offense Descrip | | Offense Date | | F/M | CL. | *Pun. CL. |
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