STATE OF NORTH CAROLINA							File No.						
NOTE: IThis f	form is to be us	County	at of Court		In The General Court Of Justice								
AOC-0	CR-310 for DV	/l offense(s).]							perior Court				
Name Of Defend	dant	STATE VERS	SUS		JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR PUNISHMENT: COMMUNITY INTERMEDIATE								
Race		Sex	Date Of Bir	(STRUCTURED SENTENCING) (For Offenses Committed On Or After Dec. 1, 2011) G.S. 15A-1341, -1342, - 1343, -1343.2, -1346									
Attorney For Sta	Attorney For Defe	ndant				rt Rptr In							
					ty by the Court o			guilty by a jur	·	no cont			
File No.(s)		-	Offense Date	G.	S. No.	CL.	*Pun. CL.						
			underlying offense c. . 15A-1340.20, the						(0) 🗔 II (1-4		1 (5+)		
	ourt finds:		1000000000000000000000000000000000000								1 (3.)		
	ourt mus.		ient from required							).			
			ition of this issue b						t's admission.				
	•		shment pursuant to				,				,		
		0	ed offense(s) is a r AOC-603C, Page 1	•					•				
Side T			(00 0000, 1 uge 1			aunic	anar mango a				010,		
			d offense(s) involve										
		,	nposes the specia										
			volving assault, co 1(b) with the victir			Jenne	eu III G.S. 50D	- I(a), allu llie		u a pers	ona		
	•		gnated offense(s) i		street gang acti	ivity.	G.S. 14 <u>-50</u> .25						
			I discharge under										
			1, 2013, only) the C ctors related to the		ne agreement of	the I	District Attorne	ey, that the of	tender is inapp	ropriate			
			, 2013, only) The Co		s was an offense	e invo	olving child ab	use or an offe	ense involving a	assault	or any		
of the	acts as defir	ed in G.S. 50B-1	(a) committed aga	inst a minor. G.S	5. 15A-1382.1(a1	1).			-		-		
			efused to consent										
			juments of counse nt be imprisoned fo							, be			
Sheriff of				Dther:		aayo							
Misdemea	nant Confine	ement Program (se	entences greater tha	n 90 days for which	n a facility is not otl	herwi	se specified abo	ve).					
			of the sentence in	1							·		
			days								(s), to		
be applied to		_ sentence impos	ed above.	SPENSION (			ation set forth	OII AUC-CR	-603C, Page T	v0.			
Cubic et te the							dentie pleased	a.m. 🗔 a.u.m	andaad 🗔 u		de e d		
probation for			execution of this s	sentence is susp	ended and the d	leten	dant is placed	onsup	ervised u	nsuper	/ised		
	ourt finds that		shorter per	riod of probation	is necessary that	an tha	at which is spe	cified in G.S.	15A-1343.2(d	).			
			priate to delegate					ity to impose	any of the requ	uiremen	ts in		
	,	· · ·	ounishment or G.S	.,		•		viration of the	contonco in f	ho ooo	holow		
File N		ation shall begin	)ffense	endant is release County	d from incarcera	ation	Court	piration of the	sentence in i	Date	below.		
							Count			2 410			
			conditions set for				uirod)						
5. The di	elendant sha	III provide a DNA	sample pursuant t	OG.S. 15A-266.4									
The defendar	nt shall pay to	the Clerk of Sup	erior Court the "To				he probation s	upervision fe	e, pursuant to	a sched	ule		
			set out by the co										
Costs	Fine	Restitution*	Attorney's Fees	Comm Serv Fee	EHA Fee	SB	BM Fee A	ppt Fee/Misc	Total Amo	ount Due			
\$ *See attached	\$	S	\$	\$ al Sontanciación (		\$ biot '	in incomposite	by reference	\$				
			ce And Order (Initians, as ordered on the				S Incorporated	i by relefence	5.				
			e," the probation of		-			obation.					
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REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)
<b>NOTE:</b> <i>Any probationary judgment may be extended pursuant to G.S. 15A-1342.</i> The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device, or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or vocational training, that will equip the defendant is on supervised probation, the defendant shall also: (5) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts unknown to the supervising probation officer. (6) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (7) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (8) Notify the person and of the defendant's vehicle and premises while the defendant is present, for purposes directly related to the probation supervision, but the defendant may not be required to submit to any other search that would otherwise be unlawful. (10) Submit to warrantless searches by a law enforcement officer of the defendant's person and of 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. (11) 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 are sold, kept, or used. (
13. The Court finds that the defendant is responsible for acts of domestic violence and therefore makes the additional findings and orders on the attached AOC-CR-603C, Page Two, Side Two.
SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1)
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:         14. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles. whichever is later.         15. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation.         16. Completehours of community service during the first days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-708 is not due because it is assessed in a case adjudicated during the same term of court.         17. Report for initial evaluation by
21. Comply with the Special Conditions Of Probation which are set forth on AOC-CR-603C, Page Two.
ORDER OF COMMITMENT/APPEAL ENTRIES
<ul> <li>1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.</li> <li>2. The defendant gives notice of appeal from the judgment of the District Court to the Superior Court.</li> <li>3. The current pretrial release order is modified as follows:</li></ul>
SIGNATURE OF JUDGE
Date         Name Of Presiding Judge (type or print)         Signature Of Presiding Judge
CERTIFICATION
I certify that this Judgment and attachment(s) marked below is a true and complete copy of the original which is on file in this case.         1. Appellate Entries (AOC-CR-350)       5. Judicial Findings And Order For Sex Offenders - Suspended         2. Judgment Suspending Sentence (AOC-CR-603C, Page Two) (additional conditions of probation)       5. Judicial Findings And Order For Sex Offenders - Suspended         3. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611)       6. Convicted Sex Offender Permanent No Contact Order         4. Judicial Findings As To Required DNA Sample (AOC-CR-319)       8. Other:
Date       Date Certified Copies Delivered To Sheriff       Signature Of Clerk       Deputy CSC       Asst. CSC         Clerk Of Superior Court       SEAL
Material opposite unmarked squares is to be disregarded as surplusage.

AOC-CR-604C, Side Two, Rev. 1/15, © 2015 Administrative Office of the Courts

STATE VERSUS							File N	0.							
Name C	)f Defendant														
NOTE	Felony"; <b>AOC-0</b> G.S. 90-96(a)", <b>AOC-CR-628</b> , '	CR-6040 AOC-C Conditio	C, "Judgr <b>R-621C</b> , onal Disc	ment "Co charg	Suspendin nditional Di ge Under G	riving - Judgment g Sentence - Misc scharge Under G. .S. 14-204(b)"; <b>AC</b> G.S. 15A-1341(a5	lemeanc S. 14-50 <b>)C-CR-6</b>	or"; <b>AOC</b> 0.29"; <b>AO</b> <b>32C</b> , "Co	-CR- C-C	619C, "Cor R-627C, "C ional Discha	nditional Discharg onditional Discharge Under G.S.	ge Under arge Under 15A-134	er G.S. §	90-96	
					-	RMEDIATE PR									
In add <u>ca</u> se(s	ition to complying s), the defendant s Submit to house rules, regulations under Monetary (	with the hall also arrest w , and dir Conditio	e regular comply rith elections ns. The	and with ronic of th def <u>e</u>	any specia the followi monitoring probation ndant may	efendants placed on I conditions of prol ng conditions of prol , remain at the de officer regarding leave the residenc of study voc	bation se robation, fendant's such mo se for the	et forth in , which n s resider nitoring, e followin	the nay b ice fo and	"Judgment be imposed or a period pay the fee	Suspending Ser for any commun of es prescribed in (	nity or inte days, [ G.S. 15A-	rmediate	e pun ns, at as pr	ishment. bide by all ovided
<ul> <li>Complete hours of community service during the first days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-708 is not due because it is assessed in a case adjudicated during the same term of court to be paid pursuant to the schedule set out under Monetary Conditions in the "Judgment Suspending Sentence." within days of this Judgment and before beginning service. Other:</li> <li>3. Submit to the following period(s) of confinement in the custody of the Sheriff of this County (other</li> </ul>															
	NOTE: Periods of	confinem	nent impos	sed h	ere must be	ne defendant shall for two-day or three- on. To impose specia	day conse	ecutive pe	riods,	, only, for no	more than six days	s in a single	e month, a		no more
	Date	Hour	□ AM □ PM	for	□ 2 days □ 3 days	Date	Hour	□ AM □ PM	for	□ 2 days □ 3 days	Date	Hour	□ AM □ PM	for	□ 2 days □ 3 days
	Date	Hour		for	$\Box 2  days$	Date	Hour		for	☐ 2 days ☐ 3 days	Date	Hour	□ AM □ PM	for	☐ 2 days ☐ 2 days ☐ 3 days
	Date	Hour		for	☐ 2 days ☐ 2 days ☐ 3 days	Date	Hour		for	□ 2 days □ 2 days □ 3 days	Date	Hour		for	☐ 3 days ☐ 2 days ☐ 3 days
4.	Obtain a substan	ce abus		smei		ng, or treatment as	s follows								
	chronic abuse.	days,	mont	ths, t	the Court ha	Abstain from alco aving found that a levelopment progr	substan	ce abuse							
7.	Submit to satellite	e-based	monitor	ing, i	if required c	on the attached AC	C-CR-6	15, Side	Two	).					•
						INTERMEDIA									
In addition to complying with the regular and any special, community, or intermediate conditions of probation set forth in the "Judgment Suspending Sentence" or herein for the above case(s), the defendant shall also comply with the following intermediate punishment(s) under G.S. 15A-1340.11(6).         I. Special Probation - G.S. 15A-1351         For the defendant's active sentence as a condition of special probation, the defendant shall comply with these additional regular conditions of probation: (1) Obey the rules and regulations of the Division of Adult Correction governing the conduct of inmates while imprisoned. (2) Report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment.         A. Serve an active term of days months hours in the custody of the         [NOTE: Noncontinuous periods of special probation may not be served in DAC. Also, special probation imposed in misdemeanor sentences on or after Oct. 1, 2014, and in sentences under G.S. 20-179 on or after Jan. 1, 2015, may not be served in DAC.)         B. The defendant shall report in a sober condition to begin serving his/her term on:         Day       Date         PM       and shall remain in custody during the same hours each week until completion of the active sentence ordered.															
<b>Z</b> .	2. Drug Treatment Court - G.S. 15A-1340.11(3a); 15A-1340.11(6) Comply with the rules adopted for the program as provided for in Article 62 of Chapter 7A of the General Statutes and report on a regular basis for a specified time to participate in court supervision, drug screening or testing, and drug or alcohol treatment programs. Other:														
lf ou bi	ot to intermediate					ONDITIONS O					. ,		0.000 -111		probatica
(1) If re G.S. 14 offense	quired by the defend I3B-708, but no fee s adjudicated in the s	lant's pro shall be d ame term	bation off ue if the ( n of court.	icer,   Court (2)	perform com imposed cor Not use, poss	dition to the terms an nunity service under nmunity service as a sess, or control alcoh rticipate in any evalu	the super special c ol. (3) Re	rvision of ondition o emain with	the S f prot nin the	ection of Cor bation and as e defendant's	mmunity Correction sessed the fee in t s county of residen	ns, and pay his judgme ce unless g	the fee re ent or any granted w	equire judgn ritten	d by nent for an permission

keeping all appointments by abiding by the rules, regulations, and direction of each program. Material opposite unmarked squares is to be disregarded as surplusage. (Over) AOC-CR-603C, Page Two, Rev. 1/15, © 2015 Administrative Office of the Courts

## 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)

<b>NOTE:</b> The following are not defined as intermediate punishments under G.S. 15A-1340.11(6).
NOTE: Select only one of the three sets of conditions below.  1. Special Conditions For Reportable Convictions - G.S. 15A-1343(b2)
<b>NOTE:</b> Impose only for a reportable conviction under G.S. 14-208.6. The defendant has been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) and must
a. Register as a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-615, Side Two.
b. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
rehabilitative treatment as ordered by the court. c. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
d. ( <i>if the Court finds physical, mental, or sexual abuse of a minor</i> ) Not reside in a household with
<ul> <li>(1) (for sexual abuse) any minor child.</li> <li>(2) (for physical or mental abuse) any minor child</li> <li>(2) (for physical or mental abuse) any minor child</li> </ul>
unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same
household):
e. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:
f. Other
f. Other:
2. Special Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2) NOTE: Impose if offense involved sexual abuse of a minor but is not a reportable conviction.
The defendant has been convicted of an offense involving the sexual abuse of a minor and must
<ul> <li>Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.</li> </ul>
b. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
c. Not reside in a household with any minor child. (G.S. 15A-1343(b2)(4))
d. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is
present, for the following purposes which are reasonably related to the defendant's probation supervision:
e. Other:
<ul> <li>3. Special Conditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-1343(b2) NOTE: Impose if offense involved physical or mental abuse of a minor but is not a reportable conviction and did not involve sexual abuse. The defendant has been convicted of an offense involving the physical or mental abuse of a minor and must         <ul> <li>Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.</li> <li>Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.</li> <li>Not reside in a household with</li></ul></li></ul>
ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE
1. Pursuant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that:
a. there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:
(1) (for supervised probation) attend and complete (check one) (program name)
this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any of its rules.
(2) (for 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 that choice within ten (10) days of the entry of this judgment, and abide by the program's rules. The district attorney shall send a copy of this judgment to the program, which shall notify the district attorney if the defendant fails to participate or is discharged for failure to comply with the
program or its rules. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonably available. b. there is no approved abuser treatment program reasonable. b. there is no approved abuser treatment progr
defendant to complete an abuser treatment program because
2. As additional Special Conditions of Probation, the defendant shall:
a. not come within feet of at any time. b. comply fully with any G.S. Chapter 50B Domestic Violence Protective Order in effect.
The above conditions are incorporated in the "Judgment Suspending Sentence" in the above case(s) and made a part thereof.
Date         Name Of Presiding Judge (type or print)         Signature Of Presiding Judge
Material opposite upmarked squares is to be disregarded as surplusage

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## 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 thi	s page i onal disi	ا in conjunction with all NCAOC judgment or probationary forms, to li charge addressed in the court's order. There are no A, B, C, or othe	st additional offe r variations of th	nses of conviction, deferred pro	osecuti ed to c	on, or	r ue an
offense	list from	n 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.

**\*NOTE:** Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

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

**\*NOTE:** Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).