700 世 23 四 2: 45

STATE OF NORTH CAROLINA	IN THE GENERAL COURT OF JUSTICE
COUNTY OF BRUNSWICK	SUPERIOR COURT DIVISION
d d	\mathcal{U}
	12CRS3195
)
STATE OF NORTH CAROLINA)
) .
v.) ORDER
<u>.</u> .)
GEORGE REXFORD GORE	
)
)

THE COURT HAVING CONSIDERED defendant's plea of guilty freely and voluntarily given in this matter on August 19, 2013, having appeared with counsel W. James Payne and Michael R. Ramos, and having been heard:

HEREBY ORDERS in its inherent power to regulate attorneys, that defendant's North Carolina Bar License be, and hereby is, suspended for a period of six months. Pursuant to North Carolina Law, this order in no way precludes the North Carolina State Bar from taking independent action via its concurrent jurisdiction regarding defendant's license to practice law in this state. Further, this order should not be interpreted as the undersigned limiting or suggesting any specific outcome of any future independent North Carolina State Bar proceedings.

The Honorable William R. Bell

SUPERIOR COURT JUDGE, PRESIDING

A TRUE COPY
CLERK OF SUPERIOR COURT
BRUNSWICK COUNTY

Assistent Deputy, Clark Superior Const.

STATE C	F NORT	TH CAROL	JINA		File No.	12/700	2105			
BRUNSWICK County BOLIVIA				12CRS3195 Seat Of Court In The General Court Of Justice						
NOTE: [This form is to be used for misdemeanor offense(s). Use AOC-CR-342 or				☐ District ⊠ Superior Court Division						
AOC-CR-310 for DWI offense(s).1 STATE VERSUS				JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR						
Name Of Defendant				PUNISHMENT: COMMUNITY INTERMEDIATE						
GEORGE REXFORD GORE				(STRUCTURED SENTENCING)						
Race W				(For Offenses Committed Before Dec. 1, 2009)						
Attorney For State		141			Attomey For Defenda	G.S. 15A-1341, -1342, -1343, -1343.2, -1346 Attorney For Defendant				
JAMES J. COM	IAN		Def. Found Not Indigent	Def. Walved Attorney	MIKE RAMOS K Retained GM					
The defendant	pled guilty	to (pursuant	to Alford) to	was found gu	uilty by the Court of	was found gu	illy by a jury of [ntest to	
File No.(s)	Off.		Offense Des	cription		Offense Date	G.S. No.	. CL.	*Pun. CL.	
12CRS3195	52 \	WILLFULL FAILU	JRE TO DISCH	ARGE DUTIES		05/01/2005	14-230	1		
*NOTE: Enter puni	ishment class if o	different from underly	ing offense class (punishment class	s represents a status or	enhancement).				
The Court has d	etermined, pur	suant to G.S. 15A	-1340.20, the nu	ımber of prior o	convictions to be	0 Leve	l:🔀 I (0) 🗌 II	(1-4) 🔲 II	I (5+)	
1. The Cour	, ,—,	a) enhancement fo		90-95(e)(4) (dr	~ _	14-3(c) (hate crim	· —	. 14-50.22 (ga	ang).	
lf in Distr					nce to Class 2 misde t or the defendant ple			If in Superior	Court.	
this findir	ng is based on	the jury's determin	nation of this issu	ie beyond a re	asonable doubt or the	ne defendant's plea	a of guilty or no c	ontest to this	issue.	
					e presence of a mino on under G.S. 14-20					
					AOC-CR-603A, Pag		and			
		l findings and ord								
4. The Cour	rt finds the abo . <i>3 not found) a</i> n	ve-captioned offer d therefore impos	nse(s) involved the es the special co	he <i>(check all tha</i> anditions of pro	<i>t apply)</i>	al or mental L_l ne attached AOC-0	sexual abuse o CR-603A. Page T	f a minor wo. Side Two	١.	
5. The Cou	rt finds this is a	an offense involvin	g assault, comm		eat, or an act define					
		by G.S. 50B-1(b) \ mber 1 2008 only)		that the above	designated offenser	(s) involved crimin:	al street gang acti	ivity. G.S. 14-	50.25.	
_ `					charge under G.S. 9	• •	ar on oot gang aon	vily, 0.0. 17	00.20.	
The Court, havin	ng considered e	evidence, argumer	nts of counsel an	d statement of	defendant, Orders t	hat the above offe	nses, if more thar	one, be con:	solidated	
for judgment and	the defendant	t be imprisoned fo	r a term of	45	days in the custoo	iy of the: (check on		·		
N.C. DAC,	⊠ Sheriff	·	NSWICK	County.	Other:				······································	
		nt Program (sentend he expiration of se			is not otherwise specific	ed above).				
The defendant s			•		ior to the date of this	s Judgment as a re	esult of this charg	e(s), to be ap	plied	
toward the	sentence impo	sed above.	imprisonmen	t required for s	pecial probation set	forth on AOC-CR-	603A, Page Two		·	
					F SENTENCE		er en de la company	的原则。这种是	44.5 <u> </u>	
Subject to the co	nalitons set ot unsut	it below, the exect pervised probation	toon of this sent	ence is susper 12	nded and the defend months.	ant is placed on				
1. The Court	finds that a	🗌 longer 🔲 sh	orter period of p		essary than that whi					
					mmunity Correction		mpose any of the	requirements	in	
					ntermediate punishm m incarceration 🔲 a		the sentence in	the case belo	ow.	
File No.		Offense	Count			Court		Date		
_		1		·				1		
==		ply with the condit		· · · · · · · · · · · · · · · · · · ·	10000000	D			······································	
Lio. The deten	dant shall prov	ide a DNA sample	- i		AOC-CR-319 require	ea)	and second and the second	114 (12 (12 (12 (12 (12 (12 (12 (12 (12 (12	SIMPLY V	
The defendant s	hall pay to the	Clerk of Superior	<u> </u>		shown below, plus th	The section where a section is now a		ant to a sched	ule	
		n officer. 🔲 set							·•	
Costs	Fine .	Restitution*	Attorney's Fees	Comm Serv Fee	1.	SBM Fee	Appt Fee/Misc	Total Amount		
\$ 354.50	\$ 5,000.00		\$	\$	\$	\$	\$ 7	\$ 5,354	.50	
*See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)," AOC-CR-611, which is incorporated by reference. The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other:										
Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation CLERK OF SUPERIOR COURT										
						,	BRUNS	MICK COL	INTY	
AOC-CR-604A,	Day 19/19		Material opposite u	nmarked squares is Over)	to be disregarded as surpl)	usage.	DV T	655		
© 2012 Adminis		of the Courts					Assistant De	pully, Clerk Sup	artor Cores	

REGULAR CONDITION	S OF PROBATION - G.S. 15A-1343(b)	
NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-(2) Possess no firearm, explosive device or other deadly weapon list	1342. The defendant shall: (1) Commit no criminal offer	nse in any jurisdiction.
course of study or vocational training, that will equip the defendant for	or sultable employment, and abide by all rules of the in	stitution. (4) Satisfy child support
and family obligations, as required by the Court. If the defendant is on supervised probation, the defendant shall also leave by the Court or the probation officer. (6) Report as directed by	g (5) Remain within the jurisdiction of the Court unless	granted written permission to
leave by the Court or the probation officer. (6) Report as directed by reasonable manner, permit the officer to visit at reasonable times, at	I the Court or the probation officer to the officer at reas	onable times and places and in a prior approval from the officer
for, and notify the officer of, any change in address or employment. employment. (8) At a time to be designated by the probation officer,	(7) Notify the probation officer if the defendant fails to	obtain or retain satisfactory
9. The Court finds that the defendant is responsible for acts of attached AOC-CR-603A, Page Two, Side Two. 9. The Court finds that the defendant is responsible for acts of attached AOC-CR-603A, Page Two, Side Two.		·
<u> </u>	ROBATION - G.S. 15A-1343(b1), 143B-704	(A) RANDEM MERCHANTS (ROTTON)
The defendant shall also comply with the following special condition:		
10. Surrender the defendant's drivers license to the Clerk of Sur	perior Court for transmittal/notification to the Division of	Motor Vehicles and not
operate a motor vehicle for a period of 11. Submit at reasonable times to warrantless searches by a pro	or until relicensed by the Division of Motor Vehi obation officer of the defendant's person, and of the de	cles, whichever is later. fendant's vehicle and premises
while the defendant is present, for the following purposes wh	nich are reasonably related to the defendant's probation	supervision:
stolen goods controlled substances contraband 12. Not use, possess or control any illegal drug or controlled sub	stance unless it has been prescribed for the defendan	t by a licensed physician and is
in the original container with the prescription number affixed possessors or sellers of any illegal drugs or controlled substa	on it; not knowingly associate with any known or previo	ously convicted users, volace where illegal drugs or
controlled substances are sold, kept or used.		
13. Supply a breath, urine and/or blood specimen for analysis of defendant's probation officer.		
14. Successfully pass the General Education Development Test	(G.E.D.) during the first months of	the period of probation.
15. Complete hours of community or reparation service community service coordinator and pay the fee prescribed by	y G.S. 143B-708.	out under monetary conditions
above. Within days of this Judgment and 16. Report for initial evaluation by	l before beginning service.	
participate in all further evaluation, counseling, treatment or e	education programs recommended as a result of that e	valuation, and comply with all
other therapeutic requirements of those programs until disch	or workplace of or have any contact with	
"Contact" includes any defendant-initiated contact, direct or i pager, gift-giving, telefacsimile machine or through any other	ndirect, by any means including but not limited to telep	hone, personal contact, e-mail,
18. Other:	person, except	
DEFENDANT IS ORDERED TO SURRENDER LAW LIC	CENSE FOR A PEROID OF 6 MONTHS.	
	•	•
	•	
19. Comply with the Special Conditions Of probation which are s	et forth on AOC-CR-603A. Page Two	
	MITMENT/APPEAL ENTRIES	
1. It is ORDERED that the Clerk deliver two certified con	pies of this Judgment and Commitment to the she	eriff or other qualified officer
and that the officer cause the defendant to be delivere serve the sentence imposed or until the defendant sha	d with these copies to the custody of the agency	named on the reverse to
2. The defendant gives notice of appeal from the judgme		oriang appoan
3. The current pretrial release order is modified as follows	S;	onlantrice and any conditions
4. The defendant gives notice of appeal from the judgme of post conviction release are set forth on form AOC-C	nt of the that court to the appellate division. App :R-350.	earentries and any conditions
SIGN	ATURE OF JUDGE	
Date Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Judge	4).
08/19/2013 ROBERT BELL CE	ERTIFICATION PROBLEM SOLVER SO	19 That SV Street State Office of Alberta 19 The Street St
Certify that this Judgment and the attachment(s) marked below is a		
1. Appellate Entries (AOC-CR-350)	5. Judiclal Findings And Order Fo	or Sex Offenders - Suspended
 Judgment Suspending Sentence (AOC-CR-603A, Page Two) (additional conditions of probation) 	Sentence (AOC-CR-615, Side 6. Additional File No.(s) And Offe	
3. Restitution Worksheet, Notice And Order [Initial Sentencing]	(AOC-CR-611) 7, Other:	
4. Judicial Findings As To Required DNA Sample (AOC-CR-31	9)	
Date Date Certified Copies Delivered To Sheriff	Signature Of Clerk	Deputy CSC Assistant CSC SEAL
[- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	·	CSC
Material opposite unmark	ked squares is to be disregarded as surplusage.	
·		