			 -					File No.	 		
STATE OF I		TH CAP		I NA BEAUFC	RT	_ Seat of C	Court	<u></u>	*07CRS05573		
NOTE: [This form is to a consolidated for	be used judgme		ense(s), a y offense	and (2) misde (s). Use AO	meanor offense C-CR-310 for D			in ⊤ne ☐ Distric	General Court Superior		
		STATE VER				_		TOUGDEND	ING SENTENC		
lame Of Defendant											
ACCORMICK GRI	V HC	מואגווו		*		1			RMEDIATE PL		N I
MCCORMICK,GREY,HOLLAND Race Sex DOB									MUNITY PUNIS SENTENCINO		
W			F		01/09/194	47	(3		. 15A-1341, -1342,		.2 -1346
Attorney For State				Del. Found			y For Defendan	4.474			
FINNEY, IRENE				Not Indige			ADYEN, DA		□ A/	opointed 🔀 l	Retained
The defendant	pled	guilty to	□wa	s found au	ilty by a jur	v of	X pled no c	ontest to			
File No.(s)	Off.	Ĭ			e Descriptio	·		Offense Date	G.S. No	. F/	M CL.
07CRS055735	51	SELL/DELIV	FR SCH					11/8/2007	90-95(A)(1)	, F	
07CRS055742								11/8/2007	90-108(A)(7	L.	VI 1
The Court:			3 11 0 1 1 1		- ()			1100 2001	PRIOR		
1. has determine	ed purs	suant to G.S.	15A-134	0.14, the p	rior record po	ints of the d	defendant to b	pe1 . Aņ	y prior RECORE	, — —	ııı ∐v
reasonable di	no 1duc	the defendant	's admi:	ssion to this	issue.	ry's determ	nation of this	issue beyond a	LEVEL:	′ 🖾 ii 🗀	1V [] VI
2. makes no pri			·		equired.	_			<u>. </u>		
The Court (NOTE	: Block	1 or 2 MUST be	e checke	d.):				_			
1. makes no wi									authorized under G	:St:15A=1340	J:17(c);
2. makes the a	ggravat	ing and mitiga	ating fac	tors Determ	nination as se	t forth on li	se attached A	OC-CR-605.			
3. makes the F	_			•							
4. finds the def											
		ishment pursi	uant to:	∐G.S.	90- 9 5(a)(3) (d	irugs). 🗀			☐ G.S. 50B-4.1 (d		
☐ Other: _						···········	Thi	is finding is base	d on the jury's dete	mination of	this issue
·		le doubt or the						at C C Chapter	1 E A	•	
6. imposes the	•	·-	•	_				oi G.S. Cilapter	IDA.		
7. finds the abo				_							
· =		e defendant					-	ent predator, G.S	3, 14-208.6.		
! ===		e defendant									
! ==		e above desig			==:	-	-	nse. G.S. 14-20			
i d. and i	inds the	e above des <u>ī</u> g	nated o	ffense(s)) is is	not an off	ense against	a minor, G.S. 1	1-208.6.		
8. finds that a	∐_ mo	tor vehicle 📙) comm	ercial moto	r vehicle was	used in the	e commission	of the offense a	and this conviction :	hall be repo	rted to DIV
			assault	or commun	icating a thre	at, and the	defendant ha	ad a personal rel	ationship as define	d by	
G.S. 50B-1				· ·····							
The Court, having of consolidated for jud	onside:	red evidence, and the defen	argume	ints of coun	sel and stale:	ment of del	endant, Orde	rs that the above	e offenses, if more	ihan one, be	
for a minimum ter		12	month		a maximum	term of	15	months in	he custody of N.	C. DOC.	
This sentence	shall ru	n at the expira	tion of a	sentence im	posed in file	number			***************************************		
The defendant shall	l be giv	en credit for	28	davs s	pent in confi	nement pric	r to the date	of this Judamen	as a result of this	charge(s) to	be applied
toward the se	ntence	imposed abo	ve. 🔯	imprisonm	ent required	for special	probation set	forth on AOC-C	F-603, Page Two.	3-(-,	
			i ka	35	SUSPENS	ION OF	SENTENCI	E D			
Subject to the cond	litions s	et out below,	the exe						on 🗙 supervise	d unsur	pervised
probation for		36		mont							
1. The Court f		ata ∐ilong	jer 📙	shorter per	od of probation	on is neces	sary than that	t which is specif	ied in G.S. 15A-134	(3.2(d)	
impose any	inas in: Lofthe	at It IS NO 1 ap	in G S	16 to delega 154-13/3 !	ice to ine vivi	SION OF COR	nmunity Corre	ections in the De community punis	paramentor of re-	non ne aun	CAIRA 10
G.S. 15A-1	343.2(f) if the offende	er is ser	ntenced to a	in intermedia	te punishm	ent.) }	71 EDIV AE AU		ייחווחי
3. The above	period	of probation s	hall beg	jin when the	e defendant is	released l	rom incarcera	ation in the case	reletted in Delow.	LFKMW/	POOKI
		of probation s				e sentence	in the case re	eferred to below.	(XARTERE	LCOUN	<u>ry </u>
File Number	r		Offens	ie	County			Court	-\1/1 A	Dafe	· ×
					1			F	V WIL	ALLE	
5. The defent							00 00 040	(Assistant Deputy.	Clerk Superio	ог Понт
X 6. The defend	_	all provide a L is not required				·		• •	oring as Indicated on t	ha allaab-'d ^	0C CB ***
/ The defenda		is not required		, ,o salenie-C	MONETA			Module observation	and so moresed out	- onduied Al	
The defendant sha	1404417	11-2-2-14-1-17-17-17-17-17-17-17-17-17-17-17-17-1	15 15 15 15 15 15 15 15 15 15 15 15 15 1	or Court the				us the probation	EUDODIEIOS (CO	TANKE BARRE	sebedul-
(X) determined by							AMI DOLOM' DI	ine propatiol	anthoraging (see' b		3C13CUUIG
- - - - - - - - - -	Miscellar	I_		Restitutio	-	rney's Fee	Comm. Serv		1		al Amount Du
\$ 380.50 \$			00.00		00 \$	0.00	\$ 0.0		***	\$	680.50
*See attached "Re					-		•				
									this priority: first ar	nong all G.S	. 7A-304(d
priorities [before payme						t to unsupervise	d probation		
AOC-CR-603, Rev.		S TOTAL MINUL		•		-		•	u probatioit.		
@ 2007 Administrati		! the Cau		Material	opposite unmark	ed squares is 1	o be disregarded:	as surplusage.			

- Chief Addition to College Branch College Branch	TRAINING COLUMN STATE OF THE ST									
REGULAR CONDITIONS OF PR										
NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. The de (2) Possess no firearm, explosive device or other deadly weapon listed in G.S. 1 course of study or vocational training, that will equip the defendant for suitable e	14-269. (3) Remain gainfully and suitably employed or faithfully pursue a									
nd family obligations, as required by the Court. the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to save by the Court or the probation officer. (6) Report as directed by the Court or the probation officer at reasonable times and in a seasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain one approval from the officer or, and notify the officer of, any change in address or employment. (7) Notify the probation officer if the defendant fails to obtain or retain satisfactory imployment. (8) At a time to be designated by the probation officer, visit with the probation officer a facility maintained by the Division of Prisons. If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (9) Obey the rules and regulations of the										
Department of Correction governing the conduct of inmates while imprisoned. (seventy-two (72) hours of the defendant's discharge from the active term of imp	epartment of Correction governing the conduct of inmates while imprisoned. (10) Report to a probation officer in the State of North Carolina within									
11. The Court finds that the defendant is responsible for acts of domestic violence Commission, reasonably available to the defendant,										
NOTE: See Page Two, Side Two, for Additional Conditions For Persons Con	victed Of Domestic Violence.									
SPECIAL CONDITIONS OF PROBATIONS The defendant shall also comply with the following special conditions which the	DN - G.S. 15A-1343(b1), 143B-262(c)									
12. Surrender the defendant's drivers license to the Clerk of Superior Cour operate a motor vehicle for a period of or U o	until relicensed by the Division of Motor Vehicles, whichever is later. icer of the defendant's person, and of the defendant's vehicle and ich are reasonably related to the defendant's probation supervision:									
14. 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 illegal drugs or controlled substances; and not knowingly be present at or frequent any place where illegal drugs or										
controlled substances are sold, kept or used. X 15. Supply a breath, urine and/or blood specimen for analysis of the possible presence of a prohibited drug or alcohol, when instructed by the										
defendant's probation officer. 16. Successfully pass the General Education Development Test (G.E.D.) of the Communication of the Commu	during the first months of the period of probation.									
17. Complete hours of community or reparation service during the	16. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation. 17. Complete hours of community or reparation service during the first days of the period of probation, as directed by the									
community service coordinator and pay the fee prescribed by G.S. 143B-262.4(b), pursuant to the schedule set out under monetary conditions above. Within days of this Judgment and before beginning service.										
18. Report for initial evaluation by										
participate in all further evaluation, counseling, treatment or education other therapeutic requirements of those programs until discharged.	participate in all further evaluation, counseling, treatment or education programs recommended as a result of that evaluation, and comply with all									
19. Not assault, threaten, harass, be found in or on the premises or workp	19. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with									
"Contact" Includes any defendant-initiated contact, direct or indirect, by any means including but not limited to telephone, personal contact, e-mail, pager, gift-giving, telefacsimile machine or through any other person, except										
X 20. Other: X 20										
DEFENDANTS LAW LICENSE TO BE SUSPENDED., for a	a period of 1 year.									
	:									
·										
21. Comply with the Special Conditions Of Probation - Intermediate Punis										
A hearing was held in open court in the presence of the defendant at which time a fee, including expenses, was awarded the defendant's appointed counsel or assigned public defender.										
ORDER OF COMMITME										
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.										
2. The defendant gives notice of appeal from the judgment of the trial court to the appellate division. Appeal entries and any conditions of post conviction release are set forth on form AOC-CR-350.										
Date SIGNATURE Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Jyrige									
6/4/2008 RUSSELL J. LANIER, JR	Sunger donient									
CERTIFIC										
I certify that this Judgment and the attachment(s) marked below is a true and										
1. Appellate Entries (AOC-CR-350) 2. Judgment Suspending Sentence, Page Two (Special Conditions Of Probation) (AOC-CR-603, Page Two) 5. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611) 6. Judicial Findings As To Required DNA Sample (AOC-CR-319)										
3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605)	7. Judicial Findings And Order As To Satellite-Based Monitoring For Sex Offenders - Lifetime Monitoring/Judicial Findings And Order As To									
4. Extraordinary Mitigation Findings (AOC-CR-606)	Satellite-Based Monitoring For Sex Offenders - Court-Determined Monitoring Period (AOC-CR-615)									
Date Of Certification	Signature SEAL									
6/4/2008 Date Certified Copies Delivered To Sheriff										
6/4/2008	Deputy CSC X Assistant CSC Clerk Of Superior Court									