GUILFORD		INA	Co. Of Hearing	02CRS 83088
	County	GREENSBORO	Seat Of Court	In The General Court Of Justice District Superior Court Div
	STATE VERSUS			ORDER ON VIOLATION
(helpedant		and the second of the second o	- 1	
ROUTH, RYAN, WEST	ET	1008		OF PROBATION
Male	Whac	02-18-1966		ON MOTION TO MODIFY
Defendant's Driver Livers M		Store	Di C	STRUCTURED SENTENCING)
			1/2	G.S. 18A 1344, 15
Amorney For State	•	Der Faces Der Water	Attorney For Defend.	Apparated . A
		ursuant to the following		fing Sentame:
Date Of Additions Suspending 12-20-2002	Sentence Name (If	COUNTY AND FOR NO. IEOUNTY D	SAME AS	ABOVE
This matter is before the	Court upon: John	ct one option!	SAME AS	ADVIC
and hearing, or u been shown to n J charge(s) of viola presented by the detendant is cha	pon the consent of modify the original ation. After consider parties and the st rged with having vectors allowed	I the State and the defer Judgment Suspending Si lering the record contains atoments made on behal riolated specified condition ged in the Violation Repa	ndant, the Court entence, ed in the file(s) our If of the State and ons of the defenda ort or Notice of He	without charge of violation. After notice the state of th
the defendant ad each of the condi	mitted or the Courtions of probation	ring was held before the t is reasonably satisfied community punish in the Violation Report	in the exercise of i	ts discretion that the defendant has viola diate punishment, set forth in ing dated
b. the attache The detendant vii expiration or term	blated each conditi	on willfully and without od of the defendant's pri	valid excuse; and obation.	each violation occurred at a time prior to
1 3, by the evidence (presented, the Cou	ntempt beyond a reasona int is not reasonably satis found above, if any	ible doubt. slied that the deler	dant has violated any of the conditions of
		ORE	DER	
2 the original Judgr 3 the defendant's li of Superior Court 4 the defendant's p	nent is not modific mited driving privi for transmittal/not robation is termin	ed, but remains in full for lege is REVOKED; the de titication to the Division, ated. NOTE: When this on oil.* AOC-CR-612, must be	ce and effect. Itendant shall surre of Motor Vehicles. Iron is checked, the	y so modified, shall remain in full force and inder all copies of that privilege to the Clarification Update Workshoot, Notice And Flace in which the defendant was ordered to p
	amer's fee as a can	atition of weaksons for an al		or after December 1: 1998.
restitution or an att		dition of probables for an al this case, which are not	ffense committed on	or after December 1, 1998. above, are dismissed.
b. all charges of pro 6. the disposition of	bation violation in this matter is con	this case, which are not	ffense committed on	
institution or an att 5. all charges of pro 6. the disposition of 7. the defendant for	bation violation in this matter is don willful contempt.	this case, which are not timued until	frense committed on specifically found	
b. all charges of pro	bation violation in this matter is con- willful contempt, and for	this case, which are not timed until days in the custody o C. Other	fense committed on specifically found of the sheriff as	above, are dismissed. provided in AOC-CR-603, Page Two, atta
b. all charges of pro	bation violation in this matter is con- willful contempt; and for of \$ don or efter October	this case, which are not timed until days in the custody o C. Other	fense committed on specifically found of the sheriff as	above, are dismissed. provided in AOC-CR-603, Page Two, atta
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	OTHER MODIFICA	ATIONS OF PROBAT	TION	
1. The defendant's term	n of probation is extended for a per	ied af	, from to	
2. The defendant's assion supervised probat	gament to the Intensive Probation	Supervision Program i	s terminated and the defendant is	continued
	assumed to Unsupervised Usu	pervised probation.		
4. The defendant is allo			the following conditions(s):	
modified as follows: #5- PROBATIONER IS	is of probation identified below, as IState number of each condition to be S ALLOWED TO TRAVEL TO COST OBATION OFFICER ON JULY 12, 20	modified and set out no A RICA FROM JULY	dification.)	
	also comply with the following add the defendant's rehabilitation:	itional special conditio	ns of probation which the Court I	inds are
community servic	hours of community service coordinator, and pay the fee pres			rected by the
Other: fast out cur	on transit			
7. The Court has not produced as by this Order.	eviously delegated the authority co	ntained in G.S. 15A-1	343.2(v) or G.S. 15A-1343.2(l)	and elects to
3 8. The previous sentence community punishme	e of intermediate punishment is ment is modified, as follows: comply 603, Page Two, attached	odified, (or) pursuant t with the additional co	o G.S. 15A-1344(a), the previou anditions of intermediate punishm	s sentence of lent which are
	AWARD OF FEE TO C	CHREEL FOR DEEP	NDANT	
) A bosses was held in a				armadad Nas
	oen court in the presence of the del ounsel or assigned public defender	and the first of the second of	a ree, including expension, was a	warusu tire
detendant a appointed et	ORDER OF COMMIT		TOIFE	
The defendant gives noti	posed or until the defendant shall line of appeal from the Judgment of se order is modified as follows:			ppeal
	ice of appeal from the Judgment of unviction release are set forth on fo	rm AOC-CR-350.	the Appellate Division. Appeal of	entries and
		RE OF JUDGE		
1/21/14 %.	Todd Burke	. //	of mading hidge &	رو
		FICATION		
Special Conditions Of Pro	the attachment marked below is a phation - Intermediate Punishments entence (AOC-CR-603 or CR-604).	- Contempt (AOC-CR	603, Page Two).	
special probation 1	sheet, Notice And Findings (Revoce			
	Date Certified Copies Delivered To Sheri	• •		SEAL
		Deputy CSG	Assistant CSC Clerk of Superior	Court
OTE: Check option & under should notify DAIV.	the Order whenever the court finds a s	willful violation of a cond	icion of probation, If option II is chec.	ked, Clark
NOTE: Sand	a Cartified Copy to the Clerk of Superio	or Court of the County o	Original Conviction, If Different.	
	•			

STATE OF NO	PRTH CA	AR_INA		Co. Of Hear	ng	02CRS83088	
GUILFORD	Ca	ountyG	REENSBORO	Seal of Court In The General Court Of Justice District Superior Court Division			
	STATE V	EASUS			ODDED O	IN MOLATION	
Defendant				ORDER ON VIOLATION			
RYAN WESLEY ROL	Hace	[DOI	,	OE PROBATION			
Male	Whi	J * ·	02-18-1966		Sealer, a little strander to typical by a	TION TO MODIFY	
C'electant's Dervers License		<u> </u>	Stair	(STRUCTURED SENTENCING)			
						G.S. 15A-1344, 15A	A-1345
Attorney For State Did Found Diff. Wave Appl today Attorney				Attorney For Def	endent	Appointed A	elamed
	The defendant was placed on probation pursuant to the following					e;	
Pate (H. Audgevent Suspending Sentence - Name Of County And file No. (County As 14 - 14 - 14 - 14 - 14 - 14 - 14 - 14				•	*•		
01-14-2003 This matter is before t		in the con	ant-uni	SAME	AS ABOVE		
2 à motion to me and hearing, or been shown to chargets) of vio presented by the definition tie chargets. Upon due notice or with the chargets of the chargets.	idily the con upon the co modily the plation. Alto he parties an arged with l e punishmen ilver of notice	ditions of the someon of the soriginal Judgmer considering in the statement of the statemen	itate and the delen- lent Suspending Se the record contains nts made on behalf I specified condition the Violation Reports as held before the	on for good of dant, the Cour ntence, d in the file(s) of the State a is of the defer to a Notice of Court and:	iuse without chi t ⊠ finds ∏d numbered above ind the detendar idant's pròbation Hearing which i	arge of violation. After notice to the first that good cause of together with the evidence of the Court finds that the community punishmens incorporated by reference.	unt e hajs
cach of the cor	iditions of pr	abation 🔲	community purish Community purish E Violation Report	ment 🔲 inte	rmediate punish	ment set forth in	rea.
b the attac			· · · · · · · · · · · · · · · · · · ·				alian
the detendant expiration of te	violated eacl Imination of	i condition will the period at t	Hully and without v he defendant's pro	rāligi,exigase) ai bationi	no auch viciatioi	nigocurred at a time prior to	\$ 13C
2. the defendant i	s found quitted.	y of contempt the Court is n	beyond a reasonat of reasonably satisf	ile doubt	dondant has vio	plated any of the conditions of	of the
		Tai Çukaki ili	ORD	ER			<u> 1,1 1,47</u>
2 the original Jud 3 the defendant's of Superior Cou 4 the defendant's filevacation Or Treshtelian in an all charges of p 6 the disposition 7 the defendant f a be impres	gment is not bimited driver to transmitter transmitter transmitter (de la contraction de la contraction viole of this matter or willful colonial to	modified, but ing privilege is nitral/notification terminated. A Probation (** A A as a condition of ation in this car is continued of empt. day	remains in full face REVOKED; the def- on to the Division of IOTE: When this opti- IOTE (12, must be of it probation for an off- ise, which are not a partit	e and effect, endant shall so all Motor Vehicle on as checked, to complete dimensionally found the sherift.	irrender all copides. he 'Ristitution Up try case in which on ar after Decepted above, are di		ndings ay
not. G.S. 1438	475.1111					diother the delendant is prese	ent or
Derosé a la gilandi la esta de			DIFIED MONETA			The state of the s	
· · · · · · · · · · · · · · · · · · ·	•	The state of the s	and the second of the second o		•	The defendant shall pay to it pursuant to a schedule	li a
determined by the	probation o	ffiger.	set out by the co-	irt as follows:			
Berance (In thekgation Due!	6		Attornes's Inc The Proce	\$	Audilizations	Madified Amount Due	
*Equals *Total Amount		ut Langino no nv	dyment, <u>loss all payn</u>	<u>nente arego (o d</u>	nte.		

		ATIONS OF PROBATION
1. The defendan	nt's term of probation is extended for a pe	eriod of, fromto
1 —		Supervision Program is terminated and the defendant is contin
On supervise	s probation. It is transferred to 🔀 unsupervised 🗀 s	Company and Manhating.
		to comply with the following conditions(s):
List, the ordered	14 15 960 WES CITA	
5. The siecial c modified as f	unditions of probation identified below, a villows: (State umber of each condition to a	s numbered and set out in the Judgment Suspending Sentence, is modified and set out modification.)
	it shall also comply with the following add lated to the defendant's rehabilitation:	ditional special conditions of probation which the Court linds are
Complete	hours of community serv	oce during the first days of probation, as directed t
	y service coordinator, and pay the fee pro tout conditions!	scribed by G.S. 143B-475,1(b).
7. The Court has		ontained in G.S. 15A-1343.2(e) of G.S. 15A-1343.2(f) and ele
a. The provious	sentence of intermediate purishment is n	redified, (or) pursuant to G.S. 15A-1344(a), the previous sentery with the additional conditions of intermediate punishment wh
	AWARD OF FEE TO	COUNSEL FOR DEFENDANT
	eld in open court in the presence of the di inted counsel or assigned public defender	dendant at which time a fee, including expenses, was awarded in this proceeding.
	ORDER OF COMM	TMENT/APPEAL ENTRIES
to serve the sent	er cause the defendant to be delivered w ence imposed or with the defendant shall	If this Order and Commitment to the shiriff of other qualified of ith these copies to the custody of the agency named on the review complied with the conditions of release pending appeal.
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	Page 18
STATE OF NORTH CAROLINA	02CRS 83628; 02 CRS 85045
Guilford County	In The General Court Of Justice District Superior Court Division
STATE VERSUS /4436	RELEASE ORDER
ame Har Vienness (v. Carendani)	G.S. Chapter 15A, Art. 25, 26
<i></i>	Offensels
Byan W Kouth	
CRUC	DHAKE DESIDENTE 12-12-02 11.50 DAM THE
To The Defendant Harned Above, you are ORDERED to appear	
	d you may be charged with the crime of willful fellure to sopesi.
	and his/hor right to communicate with roughol, tamily and Ytiends.
Departelesse is authorized upon execution of your: DEC 2	
WRITTEN PROMISE to appear	UNSECURED BOND in the amount thown above
CUSTODY RELEASE	SECURED BOND in the amount Mown above
You will be wrested if you violate the following restrictions	
Bond Revoked Set at	100,000 Sec The Francisco
	equired under a prior release order. 🔲 This was the defendant's
second or subsequent failure to appear in this case.	Stoutfure Et Justicial Official
	SAMETURE BY JUDICAN UTTOWN
محسيد مستند بخشا	
12-18-02	Kanth Kelliff
Alapsinate SomethicsC Assetted CSC Out	Of Separation Court District Court Night . Separate Court distor
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STATEMENT OF JAIL COST GUILFORD COUNTY

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STATE OF NORTH CAROLINA	F#¢ No(s)	RS83068
Guilford (Greensboro) County		The General Court of Justice strict Superior Court Division
STATE VERSUS		Section 1995
Namo of Defendant RYAN WESLEY ROUTH	70.00	RDER DISPOSING OF SEIZED ITEMS
Offense(s)		
POSS WEAPON OF MASS DESTRUCTION FIN	DINGS	
	DINGS	
The Court finds the following as fact from the records	of the Court having	jurisdiction over this case:
1) That certain items were seized by an officer at	the time of the defe	ndant's arrest;
2) That final judgment has been rendered in the	bove-referenced ca	se;
3) That no disposition has been made regarding	he items seized.	
	ROER	COMPANY NEW TOWNS OF THE PROPERTY OF THE PROPE
	10211	personality description and described the second of the second of the second
Forteited and disposed of as provided by la	V. (<u>· </u>):	
Forfeited and turned over to the Guilford Co	unity School Fund. (
Turned over to the Clerk of Superior Court's ()	Office to be applied	to his/her court-indebtedness.
Returned to the rightful owner (upon pro	of of ownership): (_)
Other (Specify): ALL FIREARMS: BINARY BLASTING CAPFORFEITED TO GPE		
Plant St. St. St. St. St. St. St. St. St. St	TOR INCAR DAE	OR DESTRUCTION.
Date Name Of Presiding Judge (Type C	Parity Si	proture Of Presiding Judge
12-20-02 HENRY E. FRY		THE STREET STREET, STR
CERT	FICATION w enforcement agent	cy involved in this matter.
Date Copy Of Order Forwarded To Law Enforcement Agency	Signature Of Clerk	
1.7.03	Tomos (MECON
Law Enforcement Aponcy File Nois) E.G. MILLER GPD-02-121887(2INV)	Deput CSC	Assistant CSC Com of Superior Court
Gurland CSC Destruction-Order - Sup. Ct.	en al mane, a farmane para e usuar resultant de la company de la company de la company de la company de la comp	**************************************
Rev \$59		

STATE OF NORTH CAROLINA		ilm, Ala	02CRS083088	51
GUILFORD (GR) County, GREENSBORO Seat	of Court	In The	General Cour	The same of the sa
NOTE: [This form is to be used for [1] felony offense(s), and (2) misdemosors offense(s), encountries for judgment with any telany offense(s). Use AOC-CR-310 for DWI of		Distric	ct X Superior	r Court Division
STATE VERSUS	·	SUSPENDI	NG SENTENCE	- FELONY
Name Of Defendant	X IMPOSING			
ROUTH, RYAN, WESLEY	The state of the s	4 4	ITY PUNISHN SENTENCING	
W 02/18/1966	(31)			, 3 <u>, -1343.2, -1346</u>
The found will be found to the library !	ioner, for Defendant		· · · · · · · · · · · · · · · · · · ·	pointed N. Retained
HUBBARD, AL. Janeary H.	ATFIELD, JACK	NAMES OF THE PERSONNESS OF THE	Ass	pointed (3) Retained
The defendant X pled guilty to: was found guilty by a jury ot:	pled no co	ntest to:	and the second s	
File No.1st Off. Offensie Doscription		Offense Date	G.S. No.	F/M CL.
DCRS083086 51 POSSESS WEAPON MASS DESTRUCT	***	04/23/2002	14-288;8	F. F.
The Court:				Tie Files Files
(X) 1. has determined, pursuant to G.S. 15A-1340.14, the prior record points 2, makes no prior record level finding because none is required.	of the detendant to	to 2 PRI		Br Dm Dv Sn Drv Dvi
A CONTROL OF THE PROPERTY OF T	eren ila ilaaniseerine (j. 1860 a), maa oo behir kilobbaadii ka ilaa kilobba			
The Court: NOTE: High tor? 40/51 to the tenton.	rangi maishi a same	مستعددهم اسم	analogoi sand manan s	COSTRACTED AND COM
X 1, makes no written findings bicause the prison term imposed is within the 2, makes the Findings of Aggravating and Mitigating Factors set for				M.O. FRINTERN TX(C)
3. makes the Findings of Extraordinary Mitigation set forth on the	the second of th	rear a rear		
4. finds the defendant has provided substantial assistance pursuan				
5. finds enhanced purishment from a Class A1 or Class I misdem	nanor to a Class	l tolony.		
G.S. 90-95(e)(3) (drugs); G.S. 14-3(c) (hate crime).				_
6, imposes the punishment pursuant to a plea arrangement as to a				Α,
7, finds the above designated offensests) is a reportable conviction		Dr. U.S. 14-2	CUELO.	
8. finds the defendant is classified as a sexually violent predator.	G.S. 14-208-20.			eely, voluntarity,
8. finds the defendant is classified as a sexually violent predator. The Court, having considered evidence; arguments of coursel and statement of	G.S. 14-208-20. I defendant, linds	that the defend	lant's plea was tr	eoly, voluntarity,
8. finds the defendant is classified as a sexually violent predator. The Court, having considered evidence, arguments of coursel and statement of and understandingly entered, and Orders the above offenses by consolidated for a minimum term of \$15 months for a maximum term of	G.S. 14-208-20. I defendant, linds I judgment and the 19 mi	that the defend a defendant be	lant's plea was tr	
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REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)

The detendent shalt (1) Commit no chrimal offense in any jurisdiction. (2) Possess no firearm, explosive device or other deadly weapon listed in G.5. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court: if the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to leave 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, and nostly the officer of, any change in address of employment. (7) Notify the probation officer if the defendant falls to obtain or retain satisfactory employment. (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 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 immates while imprisoned. (10) Report to a probation officer in the State of North Carolina within severity two (72) hours of the defendant's discharge from the active term of imprisonment.

The defendant shall also comply with the following special cond	OBATION - G.S. 15A-1343(b1), 1438-262(c)
11. Surrender the defendant's drivers keense to the Clerk of	
operate a motor vehicle for a period of X 12. Submit at reasonable times to warrantiess searches by a premises while the defendant is present, for the followin X staten goods X controlled substances X contrati	Interis a high the Court finds are reasonably related to the defendant's rehabilitation: Super it Court for transmittal/notification to the Division of Motor Vehicles and not or unit reliconsed by the Division of Motor Vehicles, whichever is later; a probation officer of the defendant's person, and of the defendant's vehicle and as purposes which are reasonably related to the defendant's probation supervision; and (X) FIREARM: EXPLOSIVE DIEVICE substance unless it has been prescribed for the defendant by a licensed physicien ther afficed on it; not knowingly associate with any known or previously convicted.
users, possessors or sellers of any illegal drugs or controlled substances are sold, kind of used.	illed substances; and not knowingly be present at or frequent any place where iPogal
(X): 14. Supply a breath, unnerand/or blood apecimen for analysi defendant's probation officer.	is at the possible presence of a prohibited drug or alcohol, when instructed by the
15. Successfully pass the General Education Development T	ry co during the tirst days of the period of probation, as directed by the id by G.S. 1438-475.1(b) pursuant to the schedule set out under monetary
participate in all further evaluation, counseling, treatment with all other therapeutic requirements of those programs	
18. Not asseut, communicate with, be in the prosence of, o	r be found in or on the premises of
OMITAL THE DEFENDANT IS NOT TO OPERATE A	MOTOR VEHICLE UNTIL LICENSED, IF FOUND DRIVING A BOND FOR R , IN THEIR DISCRETION MAY TRANSFER TO ELECTRONIC HOUSE
20 County and the County County and Of Biothston - Johns	modiate Punishments - Contempt which are set forth on AOC CR-803, Page Two.
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A hearing was held in open court in the presence of the defendant's appointed counsel or assigned public defendant's appointed counsel or assigned public defendant's appointed counsel or assigned public defendants.	he defendant at which time a fee, including expenses, was awarded the
	MITMENT/APPEAL ENTRIES
It is ORDERED that the Clerk deliver two certified officer and that the officer cause the defendant to the reverse to serve the sentence imposed or until appeal.	copies of this Judgment and Commitment to the sheriff or other qualified be delivered with these copies to the custody of the agency named on the defendant shall have complied with the conditions of release pending
2. The defendant gives notice of appeal from the judge any conditions of post conviction release are set for	gment of the Superior Court to the Appellate Division. Appeal entries and orth on form AOC-CR-350.
	NATURE OF JUDGE A CONTROL OF JUDGE
Date Name Of Presiding Judge (Typic Or Frint)	Suprestion Of Africang Armys
12/20/2002 HENRY E. FRYE, J	R.
C	ERTIFICATION
CBSO.	d below is a true and complete copy of the original which is on file in this
1. Appellate Entries (AOC-CR-350).	al Candiliana Di Wahalian . Intermediate Pubithments : Contemni
2. Judgment Suspending Sentence, Page Two (Special	al Conditions Of Probation - Informediate Punishments - Contempt
2. Judgment Suspending Sentence, Page Two (Special AOC-CR-603, Page Two)). 3. Felony Judgment Findings Of Aggravating And Mit. 4. Extraordinary Mitigation Findings (AOC-CR-606).	igating Factors (AOC-CR-605).
2. Judgment Suspending Sentence, Page Two (Special AOC-CR-603, Page Two)). 3. Falony Judgment Findings Of Aggravating And Mit 4. Extraordinary Mitigation Findings (AOC-CR-606). 5. Restitution Worksheet, Natice And Order (Initial Se	igating Factors (AOC-CR-605), intencing) (AOC-CR-611).
2. Judgment Suspending Sentence, Page Two (Special AOC-CR-603, Page Two)). 3. Felony Judgment Findings Of Aggravating And Mit 4. Extraordinary Mitigation Findings (AOC-CR-606). 5. Restitution Worksheet, Notice And Order (Initial Security).	ingating Factors (AOC-CR-605), intencing) (AOC-CR-611). Signature
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In The General Court Of Justice-

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se determant, having offered a plea of	heir being first duly	y sworn, Answers
akes, the following answers to the guestions he will. 1. Are you able to hear and understand me?	Deioty	111 101
2. Do you understand that you have the right to refi	nain silent and that any statement you mak	and the second s
be used against you?		-11.1 60
3. At what grade level can you read and write?		(3)/ <u>(16)4</u>
4. ia). Are you now under the influence of alcohol, of intoxicants?	liugs, narcotics, medicines, pills, or any oth	lei (4a) <u>A4</u>
ibi . When was the lost time you and or consum	ed any such substance?	140 Pres mil
5 make the charges recommended to you by your	lawyer, and do you understand the natural	of the (5) UCA
charges, and do you understand lively element of tall, have you and your hower theoused the poss		(6a)
thi. Are you salested with your towards togal sen-		(6b)
7 (a) Do you understand that you have the right to	plead not guilty and be tried by a jury?	(78) 46
(b) Do you understand that at such that'you have writesses against you?	the right to confront and to cross examine	(7b) <u>ye</u>
่ (ตั้) ปีอาจอน understand that by your filelits) you gi	ive up these and your other constitutional ri	ights" (7c) 15
relating to a trial by juny? 3. Do you understand that, if you are not a different guarty or no contest may result in deportation, the	of the United States of America, your pleafs exclusion from admission to this country.	of the (8) 49
genial of notification under tederal law? 9. I was see Do you understand that upon convicting provinger as defined by G.S. 15A-1331.	on of a felony that you automatically forfeit A for the full term:	Sany (
accept probation and you relieve probation	ed a suspended sentence on condition that	you nded and
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A Link you are cerearing Doryou understand the you may be oldered to pay restitution to any properties and that exclude the description of the pay the pay that exclude the pay and that exclude the pay that are described against you and will be a limit against	ersons directly and proximately injured as a vit judgment in favor of each such person in	nay be
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1. Do you now personally plead (girdly) was contest	y.	(11)
2 - sat sépaphorader Armovan in taut guilty?		(120)
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(1) To you waterstand that Epon your fest,		(12c1) 12n (12c2) 12n
whether or not you admit that you are in	fact guilty?	
 rieve you agreed to plend as part of a plen arrang the Courts have approved plen negotiating, and if without tens of incurring my disapproval? 		مخيمة عسميس مسائها أومعي الأ

14. If applicable) The prosecutor and your lawyer have informed the Court that these are all the and conditions of your pleas. ISee attachment for additional pleas arrangements, including voluntary dismiss.	
The State will dismise the passer warps of my destruction	
Ca 81659 I the defendant will be placed on superis	
for a period of sixty (60) months with conditions to in	
he not operate a meter vehicle until he obtains a valid	
Lower license, that he not one or poseer my firemen	
and that he obtain a mantal health assessment and as	
reconstal course of treatment. All firement on a complexion device	1 1 1
be forfited and disposed of.	ding copes stal
tal is this correct as being your full plea arrangement?	(140) 40
(b) Do you now personally accept this arrangement?	(14b) 1/3
15. (Other than the plea arrangement between you and the prosecutor) has anyone made any promises or threatened you in any way to cause you to enter this plea against your wishes?	(15) N
16. Do you enter this plea of your own free will, fully understanding what you are doing?	(16) 400
17. Do you have any questions about what has just been said to you or about anything elsa connected to your case?	(17)
I have read or have heard all of these questions and understand them. The answers shown are the ones I go they are true and accurate. Neither my lawyer not anyone else has told me to give talse answers in order to accept my plea in this case. The conditions of the plea as stated above, if any, are accurate.	
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As lawyer for the defendant named above. I hereby certify that the conditions stated above, if any, upon wh	ich the delendant's
plea was entered are correct and they are agreed to by the defendant and myself. I further certify that I have the defendant the nature and elements of the chargets) to which the defendant is placing.	e fully explained to
12-20-02 JOHN HATFIELD Symposic U Lawret for Detendant Hype Or trintly	7
72-20-02 JOHN HAM-IRUS CERTIFICATION BY PROSECUTOR	
As prosecutor for this Prosecutorial District. I hereby certify that the conditions stated above, if any, are the the defendant and his her lower and myself for the entry of the plan by the defendant to the chargets in the	
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PLEA ADJUDICATION	
Upon consideration of the record proper, evidence persented, answers of defendant, and statements of the leaders and the District Attorney, the undersigned finds:	wyer for the
1. That there is a frictual basis for the entry of the plea.	
 The the defendant is satisfied with his/her lawyer. That the defendant is competent to stand trial and that the plea is the informed choice of the defendant voluntarily and understandingly. 	and is made freely,
The defendant's plea is hereby accepted by the Court and is ordered recorded.	
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AOC-CH-300, Page Two, Sule Two, Hev. 1:1009 \$2000 Administrative Office of the Counts

IN THE GENERAL COURT OF JUSTICE STATE OF NORTH CAROL SUPERIOR COURT DIVISON COUNTY OF GUILFORD 02CRS083088 02CRS085045 STATE OF NORTH CAROLIN V8

ORDE

RYAN'W ROUTH, Defendant

The defendant is present in court with his attorney John Hatfield. Present for State of North Carolina is District Attorney Stuart Albright and Assistant District Attorney Al Hubbard who makes a morrow to revoke the defendant's bond. The defendant objects.

IT IS THEREFORE ORDERED that the bond be modified and amended as follows; the defendant shall post a \$100,000 secure bond to be released from custody.

IT IS FURTHER ORDERED if the defendant is able to post bond, the following additional condition of pretrial telease shall apply as follows:

- 1. The defendant is not to actually or constructively possess any firearm, handgun, shotgun, title, automatic weapon, explosive, or incendiary device.
- The defendant shall submit at reasonable times to warrantless searches by a uniformed officer of the defendant's home, business, and any vehicle of which the defendant is in actual or constructive control for the purpose of finding any items listed in number one.
- The defendant shall not operate a motor vehicle for any purpose pending trial on the merris in Superior Court.

THE COURT RESERVES THE RIGHT to revoke the conditions of pretrial release upon the submission of a sworn statement of affidavit by the District Attorney that any of the above condition has been violated. The defendant through counsel shall be entitled no less than 24 hours. notice of any subsequent motion the state to modify, amend or revoke conditions of pretrail release

This, the 18th day of December 2002.

Peter M. McHugh, Superior Court Judge

STATE OF NORTH CAROLINA COUNTY OF GUILFORD

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION 02 CRS 83088, 85045

STATE OF NORTH CAROLINA

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MOTION FOR BOND REVOCATION

RYAN WESLEY ROUTH.
DEFENDANT

NOW COMES THE STATE, pursuant to N C G S §15A-539, and hereby moves the Court to revoke the order of release previously entered herein

This the 17 day of December 2002.

Maury A Hubbard, III Assistant District Attorney

CERTIFICATE OF SERVICE

I. Maury A. Hubbard, III. Assistant District Attorney for the Eighteenth Prosecutorial District, hereby certify that I have served a copy of the attached pleading on Jack Hatfield, counsel for the defendant, on this date by delivering said copy personally to JackHatfield, Esquire

This the 17 day of December 2002

Maury A' Hubbard: III
Assistant District Attorney

STATE OF NORTH CAROLINA

COUNTY OF GUILFORD

In The General Court of Justice
Superior Court Division

NOTICE OF RETURN OF TRUE BILL OF INDICTMENT

G.S. 15A-630

To the Defendant Named on the Accompanying Indictment:

Take Notice that the Grand Jury of the county named above has returned the attached True Bill(s) of Indictment charging you with the offense(s) specified. You are informed that there are important time limitations on your right to discovery of the evidence against you. (See G.S. 15A-902 which is printed below.)

15A-902. Discovery procedule - (a) A purp seeking discovery under this Article must, before filing any motion before a judge, request in a prince that the other party comply voluntarily with the discovery request. Upon receiving a negative or unsatisfactory response, or upon the passage of seven days following the receipt of the request without response, the purp requesting discovery may file a motion for discovery under the provisions of this Article concerning any matter as to which voluntary discovery was not made pursuant to request.

(b) To the extent that discovery authorized in this Article's voluntarily made in response to a request, the discovery is deemed to have been made under an order of the court for the purposes of this Article.

(z) A motion for discovery under this Article must be heard before a superior count judge.

- (d) If a defendant is represented by counsel, he may as matter of right request voluntary discovery from the State under subsection (a) above not later that the tenth working day after either the probable cause hearing or the date he waives the litering. If a defendant is not represented by counsel, or is indicted or consents to the filing of a bill of information before he has been afforded or waived a probable cause hearing, he may as a matter of right request voluntary discovery from the State under subsection (a) above not later that the tenth working day after.
- (1) The defendant's consent to be tried upon a bill of information, or the service of notice upon him that a true bill of indictment has been found by the grand pury, or
 - (2) The appointment of counsel whichever is later.

For the purposes of this subsection a defendant is represented by counsel only if counsel was retained by or appointed for him prior to or during a function cause hearing or prior to execution by him of a waiver of a probable cause hearing.

(c) The State may as a matter of right request voluntary discovery from the defendant, when authorized under this Article, at any time not later than the tenth working day after disclosure by the State with respect to the category of discovery in question.

(f) A Motion for discovery made at any time prior to trial may be entertained if the parties to stipulate or if the judge for good cause shown determines that the motion should be allowed in whole or part. (1973, C. 1286, 1:) This Notice is issued upon order of the presiding Judge.

Your next court appearance for this case will be in Superior Court, sometime within the next 2:3 weeks. You should contact the Clerk of Superior Court's Office (\$74-4306) or the District Attorney's Office (\$74-4313) to learn your next court date. Please have your case number available when you call and ask for the date you are to appear in Superior Court. It is your responsibility to find out your next court date in Superior Court.

	Dure laured
Note: Attach True Bill(s) of Indictment and a copy of the Order for Arrest, if appropriate	Signatur Granico Laflin
	Deputy CSC Assistant CSC Clerk of Superior Court
CERTIF	FICATE OF SERVICE
	1. A 2. A 2. A 2. A 4. C C/
I comfy that I issued a copy of this notice to the defendar	ant named above at the address shown by:
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Mail through the U.S. Postal Service. Delf.	ant named above at the address shown by: 1200 3509 the description: ENDER:
Mail through the U.S. Postal Service. The American is to an Order for Arrest to be served on the	ant named above at the address shown by: 0200 3509 the defendant: ENDER:

		File No. 92 CR5 83088
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In the General Court of Justice Superior Court Division	المساوية المارية	
GUILFORD COUNTY	2007 OCT 21 PM 12	5 Film No.
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Defendant	~ MIP	
RYAN WESLEY ROUTH	61	INDICTMENT
		INDICIALITY.
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☑ E.G. MILLER - GPD 02-12188	37 (2 INV)	
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The witnesses marked "X" were swo hearing testimony, this bill was found to b		ed Foreman of the Grand Jury and after
attest the concurrence of twelve	grand jurors, and I or more grand juro	the undersigned Foreman of the Grand Jury, is in this Bill of Indictment.
□ NOT A TRUE BILL	Make	Incline
Date 00T z 1 2002	Signature of Gra	and Jury Foreman
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STATE OF NORTH CAROLINA In The General Court Of Justice District Superior Court Division Same Of Ortendar! WAIVER OF COUNSEL you rough G.S. 7A-457; 15A-1242 ACKNOWLEDGMENT OF RIGHTS AND WAIVER As the undersigned party in this action, I freely and voluntarily declare that I have been fully informed of the charges against me, the nature of and the statutory punishment for each such charge, and the nature of the proceedings against me; that I have been advised of my right to have counsel assigned to assist me and my right to have the assistance of couriset in defending against these charges or in handling these proceedings, and that I tully understand and appreciate the consequences of my decision to waive the right to assigned counsel and the right to assistance of counsel. I treely, voluntarily and knowingly declare that: $\mathcal Q$ i waive my right to assigned counsel and that I, hereby, expressly waive that right. 2. I waive my right to all assistance of counsel which includes my right to assigned counsel and my right to the assistance of counsel. In all respects, I desire to appear in my own behalf, which I understand I have, the right to do. SWORN AND SUBSCRIBED TO BEFORE ME Sametime Of Defending CERTIFICATE OF I certify that the above named detendant has been fully informed in open court of the charges against him/hor, the nature of and the statutory punishment for each charge, and the nature of the proceeding against the defendant and his their right to have counsel assigned by the court and his/her right to have the assistance of counsel to represent him/her in this action; that the defendant comprehends the nature of the charges and proceedings and the range of punishments, that he she understands and appreciates the consequences of his/her decision and that the defendant has voluntarily, knowingly and intelligently elected in open court to be tried in this action; 1 Without the assignment of counsel. 2 without the assistance of counsel, which includes the right to assigned counsel and the right to assistance at counse!

ADC-CR 227 Rev. 6-97

must be checked.

NOTE: For a waiver of assigned counsel only, both blocks numbered "1" must be checked. For a waiver of all assistance of counsel, both blocks numbered "2"

COUNTY OF GUILFORD STATE OF NORTH CAROLINA GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION

170

Evan Zouch

RECORD OF FIRST APPEARANCE HEARING

i was immer s	en e	Appearance the Judge is required to info		
		st me and the punishment allowed by law		
	The Bond Amoun	I(5)		•
	The next schedule	d court date		
	Inform me of any/	all pretrial release conditions	. :	
	_Acceptance of my	waiver of counsel or appointment of attorn	ney	
Date	3002	Defendant / Ct_,	1 Jan all	•
Date	· 30 da	Witness Relate	eeu () 16	lewy
I have informe	ed the defendant of all the a	bove information.		
Date 11.	<u>30 02 </u>	Judge Presiding	Broke -	
**********	********	***********	•••••	*****
explained duri	ing First Appearance incli	above rights prior to court. My signating the right to remain silent and the berefore, the defendant was unable to sign	e right to an attorney. T	
Date		Judge Presiding		y

STATE OF NORTH CAROLINA



In the General Court of Justice

GUILFORD COL	District Court Division
STATE VERSUS 1443	RELEASE ORDER
Name And Address of Defendant	
RYAN WESLEY ROUTH	G.S. Chapter 15A, Art 25,26
1735 W. LEE ST	Offense(s) 1 POSSESS WEAPON MASS DESTRUCT
GREENSBORO NC 27409	1 FOSSESS WEAFOR WASSINGS TROUT
4mount of Bana \$10,000,00	
GREENSBORD Room GB2C	District
If you fail to appear, you will be arrested and you may be d	ppear before the Count as provided above and at all subsequent continued dates, harged with the crime of willful failure to appear, her and his/her right to communicate with counsel, family and friends.
☐ WRITTEN PROMISE to appear	UNSECURED BOND in the amount shown above
CUSTODY RELEASE You will be arrested if you violate the following restricts	SECURED BOND in the amount shown above
Your release is NOT authorized	
The defendant was surrendered after failing to appear second or subsequent failure to appear in this case.	r as required under a prior release order This was the defendant's
Signature Of Use call Official 04/29/2002 DIS COOPER	Tile MAGISTRATE
	DER OF COMMITMENT
county after the entry of this Order or if no session is the	4 7(bi) produce him/her at the first session of district or superior count held in this
produce him/her before a magistrate of this county at the	Scandure Of Judicial Official
	APPEARANCE BOND
	and my personal representative are bound to the State of North Carolina in the amount
CASH BOND - I, the undersigned detendant, acknowledge that amount as security with the understanding that the deposit will pedormed.	t I am bound to the State of North Carolina in the amount listed below and hereby deposit that be returned upon the Court's determination that the conditions of the release have been
amenable to the orders and processes of the Court. It is agreed at the organization all stages of the proceedings in the thail divisions of the appeal is taken or until the entry of judgment in the superior court, the bond then bond in to be void, but if the defendant fails to of the Court in the foreign Service.	half appear in the above entitled action(s) whenever required and will at all times temain and understood that this Bond is effective and binding upon the defendant and each surety. General Court of Justice until the entity of judgment in the district court from which no. If the defendant appears as ordered and otherwise performs the foregoing conditions of they any of these conditions, the Count will forfeit the bond pursuant to Part 2 of Article 26.
An open to the second s	Signature Of Purson Posting Cush Bond
X X X	Address Of Person Posting Cosh Bond
WRITTEN PROMISE	TO APPEAR OR CUSTODY RELEASE
and agree that this promise is effective until the entry of judgment (to some as the Court may require and to abide by any restrictions set out above. I understand in the District Court from which no antical is taken or until the entry of judgment in Superior be placed in that person's custody, and that person agrees by his/her signature to
iale	Signature Of Person Agreeing To Supervise Defendant
Synatura Of Defendant	Address Of Person Agreeing To Supervise Defendant

The Release Orde	er above is modifie	d as follows:						
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	 	uced in Court as follo	ows:					
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STATEMENT OF JAIL COST

37054

Docket No		/	$2 \cdot B \cdot C$		-
Warrant No.		Detendant /	LECTION !	34/11	
	4 24 - 64	Date Reliense	u	10 772	
Jail Fees Due Guillord	1 County	1000/			
Name of Court			· · · · · · · · · · · · · · · · · · ·		
Reason for Release	Ball D For Trial	Court Order	☑ In Transit	Jo Begn	n Sentence
	To State Hospital	Other			
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भद्राम् १६ । १६६ - १५५ । १६६			Signature of	Assistant J	incy:

planation of Nature	factors considered and circumstance	dered: (This es of the offense(s)	section must be charged and weight	se completed) It of the evidence s	gainst the defenda	int:
Nature C.C.	and circumstance	es of the offense(s)	charged and weigh	it of the evidence s		ınt:
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	efendant's family t	ies employment c	eaper 1	Mas 5 1	7057	
The D						; ·
			haracter, degree of	intoxication and me	ental condition	
•	- San		essel			
	Line -	i Selection and				
The D	efendant's length	of residence in the	community and loca	il ties.	•	
			ing The subsection			
The D	efendant's record (of convictions (atta	ch copy if available)			
The D	efendant's history	of flight or failure to	appear.		•	
Other	and	form.	n lenged	lease	whee	
			hours 1		12 1	<i>/</i> *

Signature of Judicial Official

reason(s) for requi	ring a secured	bond are (one	of the follo	wing must	be check	•d):
Defe	ndant poses	a danger to anothe	appearance of the er person or person lence, suborn perju	ns.	e a witness or	wilnesses.	
anation	of factors (considered:	(This section	must be co	mpleted)		
Natu	ire and circum	nstances of the offi	ense(s) charged ar	nd weight of th	e evidence ag	einst the defi	endant:
	مسلموسين لور	Poss	Meanix) Mila	; s Z	est	-
The	Defendant's f	amily ties, employ	ment, character, di	egree of intoxi	cation and me	ntal condition) :
`\.	4	Alex C	* DONE SHE	1 -1	The must he	70	
•	Market Market	. John Server	a section of				
		•	in the community				:
		-					
The	Defendant's r	ecard of conviction	ns (attach copy if a	vailable):	• • •	*:	•
Toe	Defendant's i	nistory of flight or fi	allure to appear.			,	
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Othe		il fran	epin (12/0	4 5 C	wh	و درست
	140	desta	opia () Charge	دیا در		1.3 -	J. Sons
ured bond l	n an amount i	nigher than the reco	ommended bond he	s been set for	the following e	rbeordinary	reacons:
					· · · · · · · · · · · · · · · · · · ·		

Signature of Judicial Official

STATE OF NO	PTH CARCE	MA		File No. 02	CR 063058
GUILFORD	그런 시간에 나는 사람들이 가는 지나가를 살은 바.	County		In the Go	neral Court of Justice
	STATE VERSUS				
Name And Address of Defen	idant			RELEASEO	RDER
RYAN WESLEY ROU	тн	•	Offense(s)		Chapter 15A, Art 25.28
1735 W. LEE ST GREENSBORO NC 2	7409			SS WEAPON MASS (DESTRUCT
Amount of Bond \$10,000	0.00				
Location Of Court GREEN	NSBORO Room GB	2C	District	O6/10/2002	7ime 08:30 AM
It you fail to appear, you The defendant has been Your release is author WRITTEN PRO	will be arrested and you advised of charge(s) a prized upon execution of MISE to appear	eu may be charged with to a painst him/her and his/for your:	he crime of willful per right to commu	failure to appear.	iown above
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ing and the figure of the second seco	en 1. Fiolografia de Santa				
Your release is NO		ng to appear as required	under a prior rele	ase order. 🔯 This wo	as the defendant's
	ent failure to appear in	this case			and the state of t
Det/29/2002	Signature Of Judicial C D.S.COOPER	Micial		Title MA	GISTRATE
To The Custodian Of The may be released if authoras provided above the control of the custodian of the cus	he Datention Facility rized above. If the def old him/her for the follo	endant is not sooner rek swing purposes:	ORDERED to rece eased, you are OF	eive in your custody the RDERED to:	defendant named above whi ce him/her in Court
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SBI FINAL DISPOSITION REPORT

WHEN COMPLETED SUBMIT TO:

NORTH CAROLINA STATE BUREAU OF INVESTIGATION DIVISION OF CRIBINAL INFORMATION 407 NORTH BLOUNT STREET RALEIGH, N. C. 27801-1006
ATTN. IDENTIFICATION SECTION

00-020-00

FH5602R

701	BE COMPLETED BY ARRESTING AGENCY	TO BE COMPLETED BY CLERK'S OFFICE
SID NO	FB: NO	COURT LEVEL DISTRICT DISTRICT SUPERIOR
	AN WESLEY	COURT DOCKET NUMBER COURT DISPOSITION DATE
LAST	FIRST MICOLE	DISMISSED WITH CEAVE
PACE	DATE OF BIRTH 02181966	CHARGE CONVICTED OF
SEIM	SOCIAL	CONSOLIDATED FOR JUGGMENT WITH CASE NO.
ARREST NO. 100	U4292002	Items If this block is checked, a copy of the final disposition reflecting the program judgment must be attached !
POSSESS I	EAPON MASS DESTRUCT	PLEA C VERDICT C
		MISOEMEANOR - FELONY -
		SPLIT SENTENCE O Ven O No
		JUDGMENT Days Months Years Active Sentence Probation Suspended
		FINE COST
CONTRIBUTOR	OF FINGERPRINTS Include Address & ORI NO	RESTITUTION ATTORNEY FEE
NC0410200 GREENSBOR		CASE APPEALED FROM DISTRICT COURT CASE APPEALED TO APPELLATE DIVISION Submit copy of this form and retain original until Incl udgment after Appellate decision
		- ADDITIONAL INFORMATION.
Copy of Cent	HERED, EXPUNGEMENT Hed Court Graen Must Be Attached and Arresting Agency	
12.7		DATE COUNTY SIGNATURE
SIGNATURE		Deputy CSC Assistant CSC Clerk of Superior Court
Title	OATE CONTRACTOR OF THE CONTRAC	(f applitional space is needed, check and continue on reverse side of form

	File No	02CR 08306	38	0 (4-12	STATE OF NORTH CAROLINA	In The General Co		
	WA	RRANT FOR	ARRES	Ť	GUILFORD County	District Court	Division	
	POSSESS W	EAPON MÁSS DES	STRUGF					No Image Available
1					To any officer with authority and jurisdiction to execu	ite a warrant for arrest f	or the offense(s) c	harged below:
-	THE CT	ATE OF NORTH	CAROLIN	IA VIC	I, the undersigned, find that there is probable contours and in the county named above the defe	ause to believe that or	or about the dat	e of offense v and
Nac		Takephania Nambas		IN 13.	feloniously did possess a weapon of mass deal	th and destruction, All		
R)	AN WESLEY 35 W. LEE S REENSBORG	r ROUTH T.		/	10-INCH DETONATION CORD AND A BLASTING	G CAP.		y ex
Rini		Se• Da	are of Bath	Atpo	1 .			
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S	ical Security L	ю 0	Streets Legense	Na & State	1			
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OH	nnse Codé	Offense in Viola	tion of G.S.		1			
	5232	i 14-288 8						
		Date of Offense	04/23/2002					
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		e, Autress of Depa REENSBORO P			Ì			³ - 2.,
30	O WEST WA	SHINGTON ST		1.11				
	REENSBORG 6-373-2309 (D NC 27402 GUILFORD Coun	ity	11 /2				
				7				
UVA	nesses (Name	s, Addresses, Tolep	hare Number	si	This act(s) was in violation of the law(s) referred to information furnished under oath by the complaina	in this Warrant This W	larrant is issued up	pon defendant
'	2002-1	2186/			and bring the defendant above before a judicial off above	icial without unnecessar	y delay to answer	the Charge(s)
					Signature D.S. COOPER	Location of Court		
Œ	Offense Whice Fingerprinting	h Requires Per Fingerprint Plan	1.	10:Issued 29/2002	MAGISTRATE	Court Onto	Court Time	•

AQC/CR-100, Rev 8:97 (Structured Sentencing) © 1997 Administrative Office of the Courts ORIGINAL COPY

WAIVER O	Specture of District Court stage OF PROBABLE CAUSE HEARING didelendant, with the consons of bissher the right to a probable cause hearing.	the shoriff caus with the condar PROBABLE CAUSE Courf for action by It Care	It is ORDERED that the clerk delice the defendant to be retained in close of release pending appeal. Probable cause is found as the grand jury: This probable cause of District Court Jud	to as Counts except use a found as to Coun	ence enposed or until the defe	indant shall have completes bound over to Superior the Count(s) is dismission Judge
The outerdant or o	release order is modified as follows Signature of District Court Judge	the shoriff cous with the condar PROBABLE CAUSE Court for action by It	the defendant to be retained in come of release ponding appeal. Probable cause is found as the grand jury: This probable ca	to as Counts except use a found as to Coun	and the defendant of this Warrant, an	indant shall have comple is bound over to Superio o the Count(s) is dismissi
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The petendant in o	release prom a modified as follows					
The ostendant or o		· · · · ·				
	penicourt, gives notice of appeal to the Superior	1	Bentence is to curr at the	e expiration of the sente		
	APPEAL ENTRIES	A CHOCKED WAY	Cate be consolidated to	•		
parament or Apency of		It is ORDERED that	this . Judgment is continued	upos payment of chara		
-/	Office		and the state of t			
THE OF COMMENT SCHOOL	जु. विद्यालक	1	THE REST OF SECURITY OF SECURI	MCMALL Tarrest American Adaptional Microsoft Con-	programming to the second seco	Appendity Manager of the first of the formal transformation of the parties o
	-					Charles Tax Street
The Warrant WAS	5 NOT seriod for the following reason	-				
me of Judicial Official		1=	COURTINGUE WILL OF the IN the Ixes			
. By arresting the o	defendant and bringing the defendant before		tim or on the premises of the comp communicate with or be in the pres			
Permit	Date Served - Date Returned	goografinator, and	s pay the fee prescribed by G.S. 14	38-475 titi) within	days	
certify that this W	larrant was received and served as follows:	6 complete	hours of community service d	uring the firsta	iss of probation, as directed b	the community service
RETURN	FOLLOWING REDELIVERY	1				
Sonate	Asset Car					
Source	RECELIVERY □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	Name(s) address	(लड) अवर्थियहरिड) के उठ्यम्में उन्दर्धारिए क	imberial of againwed p	arty(jes) to receive restitution	
THE YELL	O STATES	\$	· §	\$	\$:	\$
And Asing of	Once 2	Fine	Finalitidion	Asionidy's Fam	Community Service Fee	,
OF OFFICE MAIN	e marin		g, that will equip the defendant for the obligations, as required by the Cr			
	/	uther deadly wear	o the following conditions: (1) compon tisted in G.S. 14-267: (3) remains	in gainfully and sudably	errigioyed or faithfully pursue	a course of study or of
The Warrant WAS	NOT served for the following reason		consent execution of the sentence			
JURN)	comy mitos that		iat a 🔲 longer 🔲 shorter period		•	
Set Addis Office:			☐ is recommended ☐ is NO			
	eteridant and bringing the detendant before		a term of days in the cust		DOC Pretruit credit	gays served
	004:27-c2 000227-c7	JUDGMENT: The det	lendant appeared in order court and D that the defendant pay cos	freely voluntarily and u	inderstandingly entered the ab	ove plea, on the above
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erson. The officer me	turned to the Clerk of Court in the county in the reason for the talegre of service noted			[]Harro	Potened Niphered 11 - K	
Öl daya, is impas on re ich is was lasyed will reon. The officer m	is not beried within one hundred and eighty	Channel Ambridge	Attismey For Delendar's At Take of Th			CONVICTIONS