

ARREST REPORT

MAR 25 2014

AGENCY INFO.	Agency Name Waynesville Police Department		ORI NC0440200	Date/Time of Arrest Mo Date Yr 04 17 2011 2:13 Hrs		OCA WPD1100611				
	<input type="checkbox"/> Taken <input type="checkbox"/> Prints <input type="checkbox"/> Photos	Fingerprint Card Check Digit # (CKN)	Arrest Tract	Residence Tract	Arrest Number 1					
ARRESTEE INFORMATION	Name (Last, First, Middle) Fletcher, Holly Sutton		D.O.B. 07/16/1975	Age 35	Race W	Sex F	Place of Birth US			
	Current Address 330 Sutton Branch Rd, Clyde, NC 28721		Phone (828) 734-6429	Occupation		<input checked="" type="checkbox"/> Resident <input type="checkbox"/> Unknown <input type="checkbox"/> Non-Resident				
	Employer's Name		Address		Phone					
	Also Known As (Alias Names)		Hgt 5'08"	Wgt 180	Hair BLN	Eye HAZ	Skin Tone FAR	Consumed Drug/Alcohol <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unk		
	Scars, Marks, Tattoos		Social Security # [REDACTED]		OLN and State 8747810 NC	Misc. # and Type				
Nearest Relative Name		Address		Phone						
ARREST INFO.	If Armed, Type of Weapon 40 - Personal Weapons (Hands, F		<input checked="" type="checkbox"/> On-View <input type="checkbox"/> Criminal Summons <input type="checkbox"/> Order for Arrest <input type="checkbox"/> Citation <input type="checkbox"/> Warrant		Place of Arrest DEPOT STREET, Waynesville, NC 28786					
	Charge #1 RESISTING PUBLIC OFFICER	<input type="checkbox"/> Fel <input checked="" type="checkbox"/> Misd	Counts 1	DCI Code 2410	Offense Jurisdiction (if not arresting agency)	Statute # 14-223	Warr. Date Mo Date Yr 04 17 2011			
	Charge #2 COMMUNICATING THREATS	<input type="checkbox"/> Fel <input checked="" type="checkbox"/> Misd	Counts 1	DCI Code 0820	Offense Jurisdiction (if not arresting agency)	Statute # 14-277.1	Warr. Date Mo Date Yr 04 17 2011			
	Charge #3	<input type="checkbox"/> Fel <input type="checkbox"/> Misd	Counts	DCI Code	Offense Jurisdiction (if not arresting agency)	Statute #	Warr. Date Mo Date Yr			
VEH. INFO.	VYR	Make	Model	Style	Color	Lic/Lis	Vin			
	Vehicle: 1. <input type="checkbox"/> Left at Scene <input type="checkbox"/> Secured <input type="checkbox"/> Unsecured Date/Time _____ Hrs _____ 2. <input type="checkbox"/> Released to other at owners request <input type="checkbox"/> Name of Other _____ 3. <input type="checkbox"/> Impounded <input type="checkbox"/> Place of Storage _____ Inventory on File? _____									
CONFINED BOND INFO.	Date/Time Confined 04/17/2011 2:13 Hrs		Place Confined Haywood County Jail		Committing Magistrate WILLIAM D BARNETTE					
	Type Bond <input checked="" type="checkbox"/> Written Promise <input type="checkbox"/> Unsecured <input type="checkbox"/> Secured <input type="checkbox"/> No Bond <input type="checkbox"/> Other		Amt. Bond	Trial Date 06/28/2011	Court of DISTRICT City Waynesville, NC					
	Assisting Officer Name/ID Number		Released By: Name/Dept/ID PO Tim N. Carver / WAYNESVILLE POLICE DEPT		Date/Time Released 04/17/2011 4:42 Hrs					
Status Codes	L = Lost S = Stolen R = Recovered D = Damaged Z = Seized B = Burned C = Counterfeit / Forged F = Found (Check "OJ" column if recovered for other jurisdiction)									
DRUGS AT TIME OF ARREST	DCI	Status	Quantity	Type Measure	Suspected Type	Check up to 3 types of activity for each				
						Possess	Buy	Sale	Mfg.	Importing
COM-PLAIN-ANT	Name: Complainant <input checked="" type="checkbox"/> Victim <input type="checkbox"/> CARVER, TIMOTHY NEIL		Address: 9 SOUTH MAIN STREET, Waynesville, NC 28786			Phone: (828) 456-5363				
	NARRATIVE On April 17, 2011 I, Officer Tim Carver was on patrol and over heard Sgt. Matt Shell with the Haywood County Sheriffs Office call for assistance on a traffic stop on Depot Street. Officer Sam Holland and I arrived at that location at the same time. When I got out of my patrol car, Sgt Shell was getting the driver of the vehicle out of the vehicle. I noticed right away that the driver was extremely impaired. The driver was a female and as									
STATUS	Arresting Officer Signature/ID # PO Tim N. Carver 1486		Date/Time Submitted Mo Date Yr 04 17 2011 23:22 Hrs		Supervisor Signature					
	Case Status: <input type="checkbox"/> Further Inv. <input type="checkbox"/> Inactive <input checked="" type="checkbox"/> Closed		Case Disposition: <input type="checkbox"/> Cleared By Arrest / No Supplement Needed <input checked="" type="checkbox"/> Arrest/No Investigation		Arrestee Signature					

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CONTINUATION PAGE

1. AGENCY Waynesville Police Department	2. ORI NC0440200	3. CONTINUATION TO: <input type="checkbox"/> INVESTIGATION <input checked="" type="checkbox"/> ARREST <input type="checkbox"/> SUPPLEMENTARY INV.	4. OCA FILE NO. WPD1100611 - 1
Narrative she was getting out of the vehicle, she was very unsteady on her feet and was having to put her hands on the vehicle for balance. Sgt Shell went to place the female under arrest for D.W.I., and she starting yelling at Sgt Shell and Officer Holland and I. Once the Sgt Shell was able to place the female in handcuffs, she started to state that she was a Navy Vet and that she would "kick all of our asses!" Sgt Shell walked the female to his vehicle and placed her in the back seat of his patrol vehicle. The female started to kick at Sgt Shell and he had to tell her not to be kicking and to calm down. Once she was in the patrol car, Sgt Shell stated that the female was Holly Sutton Fletcher. Sgt Shell called his dispatch for the next wrecker on rotation to come and get the vehicle. Sgt Shell asked me if I would conduct the breath test for him. Officer Holland then stood by with the vehicle while Sgt Shell and I went to the Haywood County Detention Center with Holly.			
When I arrived, I and Cody Grasty, who was riding with me on this night, went to the Intox Room and met up with Sgt Shell when he was bringing Holly in. I had Holly walk over to the second station of the Intox Room. Holly was very agitated and was still yelling and calling us names. I took the handcuffs off of Holly and asked her to take a seat. Holly stated that she wanted to use the phone. I told Holly that I would give her an opportunity to use the phone, but I needed to read her her rights for the implied consent offense first. Holly told me to "fuck off" and that she wanted to use the phone. I once again asked Holly to take a seat so I could read her her rights. Holly refused to sit down and Sgt Shell had to tell her several times to take a seat as well. Holly then got in Sgt Shells face and was calling him names as well. We were able to get Holly to finally take a seat and I then read her her rights. Holly stated that she was not going to sign any papers until she got her phone call. I then asked Holly if she wanted to call a witness or an attorney, and she stated that she wanted to call June Ray. I then let her use the phone at 2:28 a.m. and she attempted to call June. Holly was not able to make contact with June and I then let her make another call. Holly was having a very hard time dialing the numbers on the phone and she was able to call "Danny". Holly stated to "Danny" that she was in "fucking jail and that she needed him to fucking pick her up!" Holly then slammed the phone down and the picked it up to make another call. Holly then called "George" and when she made contact with "George", she told him that she was in jail and asked if that made him mad. Holly then stated to "George", "fuck you!" and hung the phone up. I then asked Holly to have a seat, in which she did. Holly continued to state that she was a Navy Vet and that she was not driving the vehicle. Holly stated that June Ray was driving the vehicle and that "we did not know who we were fucking with!" Holly stated at one point that she would have our jobs! Sgt Shell went to his patrol car to complete an E-Citation on Holly for running a red light and Cody was standing at the first station in the intox room. While Sgt Shell was in his vehicle, Holly stated to me several more times that she was a Navy Vet and that she fought for me and that I had no right in charging her. I tried to explain to Holly that I was not the charging officer in this matter, that I was only there to run the test on her. Holly asked what test I was going to run, I told her that I was going to conduct a breath test. Holly stated that she was not taking the "fucking test!" I told Holly that was her right not to take the test if she did not want too, but I had to give her the opportunity to take the test anyway. Holly stated again that she was not going to take the test. I explained to Holly once again, just like it stated in the rights form, that if she did not take the test, that she would			
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1. AGENCY Waynesville Police Department	2. ORI NC0440200	3. CONTINUATION TO: <input type="checkbox"/> INVESTIGATION <input checked="" type="checkbox"/> ARREST <input type="checkbox"/> SUPPLEMENTARY INV.	4. OCA FILE NO. WPD1100611 - 1
Narrative lose her drivers license. Holly stated that she would not lose her drivers license, and I told her that the D.M.V. would take her drivers license for refusing to take the test. Holly stated that she did not give a "shit!" Holly stated that would not stop her from driving anyway! I then started to complete my affidavit and Holly asked what I was doing, and I told her that I had to do some paper work. Holly stated something about the paper work and continued to call me names and yell. After I completed my affidavit, I then attempted to get Holly to calm down and asked her what she did in the Navy, and she stated that she "blew shit up!" I asked Holly where she was stationed at, and she stated that she was stationed at Fallon Naval Air Station, but when Holly was attempting to say that, she was having a very hard time stating that and her speech was very slurred. Holly asked me why I was being so mean to her, and I stated that I was not being mean to her. Holly asked if she was being arrested because she was a Sutton, and I stated no. Holly stated that she was a meth head and a druggie. Holly then started to pull the sleeves up on her sweater and asked me to look at her arms. Holly stated again that she was a criminal and that she was using all kinds of drugs. Holly then asked again why I was being so mean to her, and I asked her how I was being mean to her. Holly started to laugh and then stood up and started to take her sweater off. Holly then started to pull the top of her tank top down and I looked away and asked her to stop what she was doing or I was going to charge her. Holly then turned around and put her butt in my face and I told her again to sit down and stop or she was going to be charged. Holly asked what she was going to be charged with, and I told her with indecent exposure. I started to feel uncomfortable and called out for Cody to come and sit with me. Cody then went and got a female jailer. Holly then took a seat and slid the chair up to me and put her hand on my left knee. I again asked her to stop. I looked at the time on the instrument panel on the EC/IR II and noticed that it was time to start the test. Holly then started to take her rings off of her fingers and asked what it was going to take to get out of this. I slid Holly's rings over to her and asked her to slide back. Holly asked how far she needed to slide back, and I told her to the wall. I then began the test and started to enter the information into the EC/IR II. Holly asked me what I was doing, and I told her that I was entering the information for the test. Holly asked what test, and I told her again that I was going to ask her for two (2) samples of her breath for the test. Holly stated that she was not going to take the "fucking test!" I again told Holly that was her right not to take the test if she did not want too, but I had to give her the opportunity to take the test anyway. At this time, Misty Trantham and another male jailer arrived in the back when I was about to ask Holly for a sample of her breath. Once I asked Holly for a sample of her breath, Holly stated that she was not going to take the test until she got to use the phone to call June Ray! I told Holly that she already got to use the phone to call her and now it was time to take the test. Holly started to yell that she was not take the "fucking test until she got to use the fucking phone to call June Ray!" I again asked Holly for a sample of her breath for the test. Holly looked at Misty and told her to get the "fucking phone now!" I again asked Holly for a sample of her breath and if she was going to take the test. Holly stated that she did not get to use the phone and that she wanted to call June Ray "right fucking now!" At this time, I refused Holly and she stood up and got in my face and called me a "fucking piece of shit!" Holly stated that she was going to "have my neck!" I told Holly that she better not threaten me and to have a seat. Holly the took a step towards me and Misty and I had to put Holly in her seat. Holly then attempted to grab Misty by the neck. I told Holly that she better not get back up until I			
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Narrative
 told her do so. Holly continued to tell me to "fuck off" and continued to call me a "piece of shit!" Once the test tickets printed off, I told Holly that we were going to take her into the booking area. Holly stated that she was not going anywhere. Misty and I then had to grab Holly and stand her up. Holly started to jerk around and try to pull away from us. I put Holly's left arm behind her and started to apply pressure to get her to walk to the booking area. Holly continued to pull away and call us names. Once we got Holly into the booking area, we were able to get her into a holding cell. Holly stated to me again that she was going to "have my neck" and called me a "piece of shit" again. Holly also stated again that she was a Navy Vet and that we had no right doing this to her because she fought for us!

At this time, Sgt Shell and I went to the Magistrates Office to secure the Magistrates Order for D.W.I.. June Ray and Danny were already in the Magistrates Office. I asked June Ray if Holly called her on her cell phone, and June stated yes. I stated to June that Holly was trying to say that I did not let her use the phone to call her. Sgt Shell and I then gave the Magistrate our paperwork and citation and Sgt Shell was able to secure the Magistrates Order for the D.W.I.. We then explained to June and Danny that Holly was very impaired and that she was being a hand full for us and that she was making things a lot harder than they needed to be. I explained to June that Holly was attempting to show me her breast and was asking me what it was going to take to get out of this charge. After the Magistrate Order was secured, Sgt Shell was also able to secure a search warrant for a blood draw on Holly since she refused the chemical breath test. June asked why we were going to do a blood draw, and I explained to her that the search warrant was being done since Holly refused the breath test. During this time, George Cure arrived, which is Holly's husband. George was in the Magistrates Office and asked where he could make a phone call in private, and I told him that he could go into the lobby or behind the wall in the Magistrates Office if he needed to make a call. George stated that he needed to make some calls to some Judges. George then went into the break room of the Magistrates Office and closed the door. Sgt Shell and I asked June and George, once he was done making his phone calls, if they could go back and talk to Holly and get her to calm down so we could get two (2) vials of blood for the blood draw. June and George agreed to go to the back and try to calm her down. Once the search warrant was secured and E.M.S. had arrived, we all went to the back where Holly was at. We let June and George talk to Holly while we stood at the booking desk and see if they could get her to calm down. I heard Holly state several times to June and George that she was being set up and that we had not right to do this. June and George talked to Holly for several minutes in an attempt to get her to calm down. Holly stated serval more times that we had not right and that this was "bullshit!" June came out of the holding cell and waived us over. Sgt Shell and I along with the jailers went to the holding cell. Holly stated that we were not taking any blood from her. I told Holly that she could give us her blood or we would take it from her and hold her down. Holly stated that we were not getting her "fucking blood!" and walked out over to the booking counter. June and George tried for several more minutes to get her to calm down and not give us anymore problems. June and George stated to Holly that the sooner we got done, the sooner she got to leave. George leaned over to Holly and asked her to calm down, and Holly stated to George "fuck you!" and then she reached up and slapped George on the face. Sgt Shell told Holly to calm down and to stop hitting. June continued to try and get Holly to calm down, and Holly also told June to "fuck off!" I was

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STATE OF NORTH CAROLINA File No. 11CR51250
 HAYWOOD County WAYNESVILLE Seat of Court In The General Court Of Justice
 District Superior Court Division
 (NOTE: Except in cases involving a violation of both G.S. 20-138.1 and 138.2, this form should be used for only one DWI conviction, and no other offense should be consolidated for judgment with the DWI offense.)

STATE VERSUS **IMPAIRED DRIVING - JUDGMENT SUSPENDING SENTENCE**
 COMMITMENT ON SPECIAL PROBATION
 Name Of Defendant: HOLLY SUTTON FLETCHER
 Race: W Sex: F Drivers License No.: 8747810 State: NC DOB: 07/16/1975
 Date Of Offense: 04/17/2011 Attorney For State: JUSTIN I EASON
 Attorney For Defendant: BILL JONES
 Appointed Retained

Offense: Impaired Driving (G.S. 20-138.1). Impaired Driving in a commercial vehicle (G.S. 20-138.2). Operating a commercial vehicle after consuming alcohol and this was the defendant's second or subsequent conviction of this offense (G.S. 20-138.2A). Operating a school bus, school activity bus, child care vehicle after consuming alcohol and this was the defendant's second or subsequent conviction of this offense (G.S. 20-138.2B).

The defendant appeared in open court and freely, voluntarily, and understandingly pled guilty to was found guilty by the Court of was found guilty by a jury of pled no contest to the offense specified above. The Court, based upon the determinations as shown on the attached Determination of Sentencing Factors form (AOC-CR-311), has imposed the following punishment level:
 Level One. Level Two. Level Three. Level Four. Level Five.

The Court, having considered evidence, arguments of counsel and statement of defendant, ORDERS that defendant be imprisoned for a minimum term of 60 DAYS for a maximum term of 60 DAYS in the custody of the N.C. Department of Correction. Sheriff of HAYWOOD County.

This sentence shall run at the expiration of sentence imposed in file number _____
 The defendant shall be given credit for _____ days spent in confinement prior to the date of this Judgment as a result of this charge and as an inpatient at a facility operated or licensed by the State for the treatment of alcoholism or substance abuse after the commission of the above offense. Credit shall be applied against the minimum and maximum terms above.
 imprisonment for special probation below. (NOTE: No credit may be given for the first 24 hours spent in confinement.)

SUSPENSION OF SENTENCE
 Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on
 unsupervised probation for 12 months.
 supervised probation for _____ months, the Court having received evidence and having found as a fact that supervision is necessary.

SPECIAL PROBATION - G.S. 15A-1351
 As a condition of special probation, the defendant shall serve an active term of _____ days months in the custody of the N.C. DOC. Sheriff of this County. (for offenses committed prior to December 1, 1997) submit to a combination of imprisonment and house arrest per attached AOC-CR-603, Page Two. pay jail fees.
 (NOTE: This term shall NOT be reduced by good time, gain time or parole, or, unless provided above, by jail or treatment time.)
 The defendant shall report in a sober condition to begin serving this term on: _____ Day _____ Date _____ Hour _____ AM and shall remain in custody until: _____ Day _____ Date _____ Hour _____ AM
 The defendant shall again report in a sober condition to continue serving this term on the same day of the week for the next _____ consecutive weeks, and shall remain in custody during the same hours each week.
 The defendant shall serve the active term above as an inpatient in (Name treatment facility) _____ and shall follow the rules of that facility until discharged and not leave its premises except as authorized under those rules.

MONETARY CONDITIONS
 The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule determined by the probation officer. set out by the court as follows:

Costs	Miscellaneous	Fine	Restitution*	Attorney's Fee	Community Service Fee	EHA Fee/CAM Fee	Total Amount Due
\$ 143.00	\$	\$ 100.00	\$	\$	\$ 250.00	\$	\$ 493.00

*See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference.
 Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation.

REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)

NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342.
 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 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. (6) 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. (7) Notify the probation officer if the defendant fails 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. (9) Submit at reasonable times to warrantless searches by a probation officer of the defendant's 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. Whenever the warrantless search consists of testing for the presence of illegal drugs, the defendant may be required to reimburse the Department of Correction for the actual cost of drug screening and drug testing, if the results are positive. (10) Submit to warrantless searches by a law enforcement officer

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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; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances are sold, kept, or used.

If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (12) Obey the rules and regulations of the Department of Correction governing the conduct of inmates while imprisoned. (13) 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.

SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1); 20-179

- 14. Obtain a substance abuse assessment and all recommended education or treatment. *(Mandatory for offenses committed on or after December 1, 1997.)*
- 15. 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 until the defendant's driving privilege is restored by that Division, except as may be permitted in a limited privilege.
- 16. Complete 24 hours of community service during the first _____ days of the period of probation, as directed by the judicial service coordinator. The fee prescribed by G.S. 143B-262.4 is
 - (for offenses committed on or after December 1, 2009) 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 above within _____ days of this Judgment and before beginning service.
- 17. Abstain from alcohol consumption for _____ days, as verified by a continuous alcohol monitoring system of a type approved by the Department of Correction. The defendant shall pay to the Clerk the fees associated with the system, as set by the entity providing the system, but not to exceed a total cost of \$1,000. The court finds, upon good cause shown, that the defendant should not be required to pay the costs of the continuous alcohol monitoring system and _____, the local government entity responsible for the incarceration of the defendant in the local confinement facility, has agreed to pay the costs of the system to the Clerk. *(Applies to offenses committed on or after December 1, 2007.)*
- 18. Other:
limited Privilege is granted when she is eligible.
- 19. Comply with the Additional Conditions of Probation which are set forth on AOC-CR-603, Page Two, attached.

[Check any that apply - G.S. 20-179(r)]

- The probation officer may transfer the defendant to unsupervised probation upon completion of the community service required by Special Condition No. 16 above. payment of all fines, costs and fees required above.
- 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.


SPECIAL ALCOHOL CONCENTRATION FINDING

- The defendant's alcohol concentration was 0.16 0.15 *(use for offenses committed on or after December 1, 2007) or greater.*
- Other: BLOOD

ORDER OF COMMITMENT/APEAL ENTRIES

- 1. It is ORDERED that the Clerk deliver two certified copies of this Commitment on Special Probation 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 District Court to the Superior Court. The current pretrial release order is modified as follows: _____
NOTE: Upon notice of appeal, the District Court sentence is vacated. Withdrawal of appeal or remand to District Court requires that a new sentencing hearing be scheduled.
- 3. The defendant gives notice of appeal from the judgment of the Superior Court to the appellate division. Appeal entries and any conditions of post conviction release are set forth on form AOC-CR-350.

SIGNATURE OF JUDGE

Date	Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Judge
06/28/2011	HONORABLE KRISTINA L EARWOOD	

CERTIFICATION

I certify that this Judgment and the attachment(s) marked below are true and complete copies of the originals.

- 1. Determination Of Sentencing Factors (AOC-CR-311).
- 2. Additional Conditions of Probation (AOC-CR-603, Page Two).
- 3. Restitution Worksheet, Notice And Order [Initial Sentencing] (AOC-CR-611).

Date Of Certification	Date Certified Copies Delivered To Sheriff	Signature And Seal
		<input type="checkbox"/> Deputy CSC <input type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk Of Superior Court

NOTE TO CLERK: If the defendant's conviction is based on a violation of an offense involving impaired driving while the defendant's drivers license is revoked as a result of a prior impaired driving license revocation as defined in G.S. 20-28.2, report DWI Defendant Registration Stop to DMV using menu item #9 in STARS. Also report the defendant's conviction to DMV in the usual manner. If there is a non-defendant vehicle owner, report registration stop to DMV using menu item #10 in STARS (unless the owner has been found to be an innocent owner).