

STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION
19CRS000492

STATE OF NORTH CAROLINA

v.

INDICTMENT-

TONIA MARIE GORDON

I. CONSPIRACY TO COMMIT FELONIOUS
OBSTRUCTION OF JUSTICE
II. POSSESSION OF ABSENTEE BALLOT

I. The jurors for the State upon their oath present that on or between September 19, 2016 through November 8, 2016, in Wake County the defendant named above unlawfully, willfully, and feloniously did conspire with Leslie McCrae Dowless, with deceit and intent to defraud, obstruct public and legal justice by submitting or causing to be submitted by mail absentee ballots and container return envelopes for those ballots to the Bladen County Board of Elections in such a manner so as to make it appear that those ballots had been voted and executed in compliance with the provisions of Article 21 of the North Carolina General Statutes Chapter 163A pertaining to absentee ballots when they in fact had not been so executed, to wit: ballots were collected from voters and taken into possession unlawfully, witness certifications were signed indicating the signor had witnessed the voter vote the absentee ballot when he or she had not, and the ballots were mailed in such a manner to conceal the fact that the voter had not personally mailed it himself. These spoiled absentee ballots were counted by the local Board of Election and the total tally thereof forwarded to the North Carolina State Board of Elections in Wake County, North Carolina pursuant to N.C.G.S. 163A-1315(7) (fmr 163-234) who has the duty under N.C.G.S. 163A-741 (fmr 163-22) to tabulate primary and general election returns and to declare results for those offices which according to State law shall be tabulated by the North Carolina State Board of Elections. This act did obstruct public justice by resulting in the counting of spoiled absentee ballots that had not been executed in compliance with State law. It thereby served to undermine the integrity of the

absentee ballot process and the public's confidence in the outcome of the electoral process. This offense was done with deceit and intent to defraud and against the peace and dignity of the State. This act was done in violation of the Common Law and punishable pursuant to N.C.G.S. 14-2.4.

II. The jurors for the State upon their oath present that on or between September 19, 2016 through October 7, 2016 in Bladen County the defendant named above unlawfully, willfully and feloniously did take into her possession for return to the Bladen County Board of Elections the absentee ballot of a voter, including, but not limited to, voters Rachel Sessoms, Mary Elizabeth Edwards, W.J. Edwards, Christy Cheshire Storms and Roger Lane Storms. Defendant was neither the voters' near relative nor the voters' verifiable legal guardian. This act was done in violation of N.C.G.S. 163A-1298(5) (fmr 163-226.3).



N. Lorrin Freeman
District Attorney

X _____
Agent Faircloth, NCSBI
Witness

The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury and, after hearing testimony, this bill was found to be:

X **A TRUE BILL** by twelve or more grand jurors, and I the undersigned Foreman of the Grand Jury, attest the concurrence of twelve or more grand jurors in this Bill of Indictment.

_____ **NOT A TRUE BILL.**

FEB 26 2019

Date



Grand Jury Foreman

STATE OF NORTH CAROLINA

WAKE County

File No.

19CRS 492

In The General Court Of Justice
Superior Court Division

STATE VERSUS

Name And Address Of Defendant
TONIA MARIE GORDON
178 BUTLERS LOOP ROAD
BLADENSBORO, NC 28320

NOTICE OF RETURN OF
BILL OF INDICTMENT

G.S. 15A-630, 15A-941(d)

To The Defendant Named Above:

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.

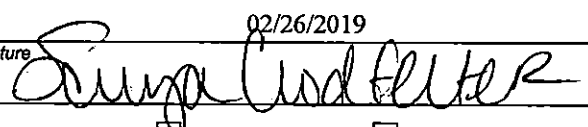
You are informed that there are important time limitations on your right to discovery of the evidence against you. (See G.S. 15A-902, which is printed on the reverse.)

This Notice is issued upon the order of the presiding judge.

You will be arraigned on the charges contained in this Indictment only if you file a written request for arraignment with the Clerk of Superior Court not later than twenty-one (21) days after the Indictment is served on you. If you do not file a written request for arraignment within that time, the court will enter a not guilty plea on your behalf.

You must appear in Superior Court at the date, time and place shown below to answer the charges in this Indictment.

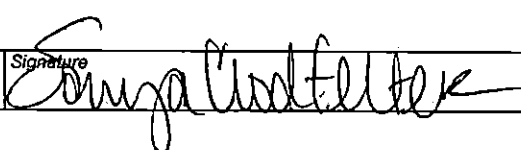
NOTE: If an earlier court date is set in a release order, you must appear at that time also.

Date Of Hearing	Time Of Hearing <input type="checkbox"/> AM <input type="checkbox"/> PM	Place Of Hearing
NOTE: Attach True Bill(s) of Indictment and a copy of the Order of Arrest, if appropriate.		Date Issued 02/26/2019
		Signature 
		<input type="checkbox"/> Deputy CSC <input checked="" type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk Of Superior Court

CERTIFICATE OF NOTICE

I certify that I issued a copy of this Notice to the defendant named above at the address shown by:

- 1. Mailing it through the U.S. Postal Service.
- 2. Attaching it to an Order for Arrest to be served on the defendant.
- 3. Other: (specify)

Date 02-26-2019	Signature 	<input type="checkbox"/> Deputy CSC <input checked="" type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk Of Superior Court
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G.S. 15A-902 Discovery Procedure

- "(a) A party seeking discovery under this Article must, before filing any motion before a judge, request in writing that the other party comply voluntarily with the discovery request. A written request is not required if the parties agree in writing to voluntarily comply with the provisions of Article 48 of Chapter 15A of the General Statutes. Upon receiving a negative or unsatisfactory response, or upon the passage of seven days following the receipt of the request without response, the party 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 is voluntarily made in response to a request or written agreement, the discovery is deemed to have been made under an order of the court for the purposes of this Article.
- (c) A motion for discovery under this article must be heard before a superior court judge.
- (d) If a defendant is represented by counsel, the defendant may as a matter of right request voluntary discovery from the State under subsection (a) of this section not later than the tenth working day after either the probable-cause hearing or the date the defendant waives the hearing. If a defendant is not represented by counsel, or is indicted or consents to the filing of a bill of information before the defendant has been afforded or waived a probable-cause hearing, the defendant may as a matter of right request voluntary discovery from the State under subsection (a) of this section not later than the tenth working day after the later of:
- (1) The defendant's consent to be tried upon a bill of information, or the service of notice upon the defendant that a true bill of indictment has been found by the grand jury, or
 - (2) The appointment of counsel.

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

- (e) 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 so stipulate or if the judge for good cause shown determines that the motion should be allowed in whole or in part."

G.S. 15A-941(d) Arraignment Before Judge Only Upon Written Request

- "(d) A defendant will be arraigned in accordance with this section only if the defendant files a written request with the clerk of superior court for an arraignment not later than 21 days after service of the bill of indictment. If a bill of indictment is not required to be served pursuant to G.S. 15A-630, then the written request for arraignment must be filed not later than 21 days from the date of the return of the indictment as a true bill. Upon the return of the indictment as a true bill, the court must immediately cause notice of the 21-day time limit within which the defendant may request an arraignment to be mailed or otherwise given to the defendant and to the defendant's counsel of record, if any. If the defendant does not file a written request for arraignment, then the court shall enter a not guilty plea on behalf of the defendant."

(TYPE OR PRINT IN BLACK INK)

No.

19CRS492

Additional File Nos.

STATE OF NORTH CAROLINA

WAKE County

In The General Court Of Justice
 District Superior Court Division

Name Of Defendant, Petitioner, Respondent

TONIA GORDON

Street Address Of Defendant, Petitioner, Respondent

Permanent Mailing Address Of Defendant, Petitioner, Respondent (If Different Than Above)

Telephone Number Of Defendant, Petitioner, Respondent

Check here if defendant is in jail

Full Social Security No.

Has No Social Security No.

G.S. 7A-146(11), 7A-292(15), 7A-450, 7A-451(a), 15A-1340.23(d)

Date Of Offense

Most Serious Class Of Offense

Offense(s) (List Offense(s) Only If File No. Has Not Been Assigned)

FELONY CONSP; POSS OF ABSENTEE BALLOT

INSTRUCTIONS: The Court should complete Part I. or Part II. of this form. Do not use this form for first-degree murder cases or murder cases where the degree is undesignated, except for cases where the defendant was under 18 years of age at the time of the offense, or for capital post-conviction cases or appeals to the Court of Appeals or Supreme Court. For adult first-degree murder cases or murder cases where the degree is undesignated at the trial level, the Office of Indigent Defense Services will use form AOC-CR-624. For capital post-conviction cases, the Office of Indigent Defense Services will use form AOC-CR-625. For appellate cases, the Court will use form AOC-CR-350.

I. ASSIGNMENT OF COUNSEL

From the petition heard in this matter, the affidavit made by the applicant named above, and the inquiry made by the Court, which is documented in the record, it is determined that the applicant is **not** financially able to provide the necessary expenses of legal representation, and (check one):

- 1. is charged with a felony, a misdemeanor other than a Class 3, or a Class 3 misdemeanor that was committed before December 1, 2013, or is a petitioner or respondent in a proceeding or action listed in G.S. 7A-451(a); it is ORDERED that the applicant is indigent and is entitled to the services of counsel as contemplated by law; and that the attorney named below or the public defender in this judicial district shall provide representation.
- 2. is charged with a Class 3 misdemeanor that was committed on or after December 1, 2013, and (check one):
 - a. the Court has found that the defendant has more than three prior convictions; it is ORDERED that the applicant is indigent and is entitled to the services of counsel as contemplated by law.
 - b. the Court has not found at this time that the defendant has more than three prior convictions, the defendant is in custody, the Court does not intend at this appearance to modify the defendant's conditions of release to allow the defendant to be released pending trial without posting a secured bond, and the defendant has a constitutional right to meaningful access to the courts; it is ORDERED that the applicant is indigent and is entitled to the services of counsel as contemplated by law; and that the attorney named below or the public defender in this judicial district shall provide representation that is limited pursuant to G.S. 15A-141(3) and 15A-143 to the time period of the applicant's pretrial confinement on the Class 3 misdemeanor charge.

It is further ORDERED that the defendant shall be represented by:

the attorney named below. the public defender in this judicial district.

Name Of Appointed Attorney (If Applicable)

PLEASE CONTACT THE PD'S OFFICE AT (919) 792-5400.

Next Court Date

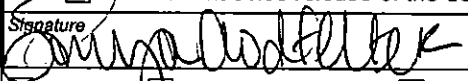
Date

03/25/2019

Signature

Judge Clerk Of Superior Court Asst. CSC Deputy CSC Magistrate

NOTE: A magistrate may appoint counsel if designated to do so by the Chief District Court Judge. See G.S. 7A-146(11) and G.S. 7A-292(15).

File No. 19CRS 492	<input type="checkbox"/> See Attachment	Law Enforcement Case No.	LID No.	SID No.	FBI No.
ORDER FOR ARREST		STATE OF NORTH CAROLINA			
#		In The General Court Of Justice			
Offense CONSP TO COMMIT FELONY OBST. OF JUSTICE POSSESSION OF ABSENTEE BALLOT		WAKE County		<input type="checkbox"/> District <input checked="" type="checkbox"/> Superior Court Division	
THE STATE OF NORTH CAROLINA VS.		To any officer with authority and jurisdiction to serve an Order For Arrest: The Court finds that:			
Name, Address & Telephone No. Of Defendant TONIA MARIE GORDON 178 BUTLERS LOOP ROAD BLADENSBORO, NC 28320		<input type="checkbox"/> 1. FTA - RELEASE ORDER [G.S. 15A-305(b)(2)] the defendant has been arrested and released from custody and has failed on the date shown to appear as required by the Release Order. <input type="checkbox"/> This is the defendant's second or subsequent failure to appear on these charges.			
Race W Sex F Date Of Birth 02/13/1978 Age		<input type="checkbox"/> 2. FTA - CRIMINAL SUMMONS OR CITATION (Do not use for infraction.) [G.S. 15A-305(b)(3)] the defendant has failed on the date shown to appear as required by a duly executed Criminal Summons or by a Citation that charged the defendant with a misdemeanor.			
Social Security No. Drivers License No. & State		<input checked="" type="checkbox"/> 3. TRUE BILL OF INDICTMENT [G.S. 15A-305(b)(1)] a Grand Jury has returned a true bill of indictment against the defendant, a copy of which is attached. [Note To Arresting Officer: If this option is checked, defendant must be fingerprinted. G.S. 15A-502(a).]			
Name And Address of Defendant's Employer		<input type="checkbox"/> 4. FTA - SHOW CAUSE AFTER FTC [G.S. 15A-305(b)(8)] the defendant has failed on the date shown to appear as required in a Show Cause Order entered in this criminal proceeding.			
Date Defendant Failed To Appear		<input type="checkbox"/> 5. FTA - SHOW CAUSE ORDER IN ORIGINAL CRIMINAL JUDGMENT [G.S. 15A-305(b)(8); -1362(c); -1364(a)] the defendant has failed by the date shown to pay a fine or costs or both as required by a judgment entered in this case and has also failed, as required upon such failure, to appear on that date and show cause why the defendant should not be imprisoned.			
Amount Of Bond \$ 10,000.00 Type Of Bond UNSECURED		<input type="checkbox"/> 6. PROBABLE CAUSE THAT DEFENDANT MAY FAIL TO APPEAR - CRIMINAL CONTEMPT [G.S. 15A-305(b)(9); 5A-16] this Court has initiated plenary proceedings for contempt against the defendant under G.S. 5A-16, has issued a show cause order and finds probable cause to believe that the defendant will not appear as required in response to that order.			
BOND SET BY JUDGE KEITH GREGORY		<input type="checkbox"/> 7. PROBATION VIOLATION [G.S. 15A-305(b)(4); -1345(a)] the probation officer has provided the court with a written statement, signed by the probation officer, alleging that the defendant has violated specified conditions of the defendant's probation and a copy of the written statement is attached.			
TRUE BILL OF INDICTMENT ONLY		<input type="checkbox"/> 8. Other: (specify)			
Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card)		You are DIRECTED to take the defendant into custody and bring the defendant before a judicial official for the purpose of:			
Offense Code 9918 9999		Offense In Violation Of G.S. 14-2.4 163A-1298(5)		<input checked="" type="checkbox"/> determining conditions of release, and for commitment if the defendant is unable to comply. <input type="checkbox"/> commitment since release of the defendant is not authorized.	
Date Of Offense 09/19/2016 Date Issued 02/26/2019		Signature 		Location Of Court WAKE COUNTY JUSTICE CENTER 330 S. SALISBURY STREET RALEIGH, NC 27602	
		<input type="checkbox"/> Magistrate <input type="checkbox"/> Deputy CSC <input type="checkbox"/> DC Judge <input checked="" type="checkbox"/> Asst. CSC <input type="checkbox"/> Clerk Of Superior Court <input type="checkbox"/> SC Judge		Court Date	
				Court Time 10:00 <input checked="" type="checkbox"/> AM <input type="checkbox"/> PM	

(Over)
Court

If this Order For Arrest is not served within one hundred and eighty (180) days, it must be returned to the Clerk of Court in the county in which it was issued with the reason for the failure of service noted thereon.

RETURN OF SERVICE

I certify that this Order was received and served as follows:

Date Received	Date Served	Time Served	<input type="checkbox"/> AM	Date Returned
			<input type="checkbox"/> PM	

By arresting the defendant and bringing the defendant before:

Name Of Judicial Official

This Order WAS NOT served for the following reason:

Signature Of Officer Making Return	Name Of Officer (type or print)

Department Or Agency Of Officer

REDELIVERY/REISSUANCE

Date	Signature	<input type="checkbox"/> Dep. CSC
		<input type="checkbox"/> Asst. CSC
		<input type="checkbox"/> CSC

RETURN FOLLOWING REDELIVERY/REISSUANCE

I certify that this Order was received and served as follows:

Date Received	Date Served	Time Served	<input type="checkbox"/> AM	Date Returned
			<input type="checkbox"/> PM	

By arresting the defendant and bringing the defendant before:

Name Of Judicial Official

This Order WAS NOT served for the following reason:

Signature Of Officer Making Return	Name Of Officer (type or print)

Department Or Agency Of Officer

STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION
19CRS000492

STATE OF NORTH CAROLINA

v.

ORDER SEALING GRAND JURY INDICTMENT

TONIA MARIE GORDON

NOW COMES THE UNDERSIGNED SUPERIOR COURT JUDGE upon Motion of the State of North Carolina, by and through N. Lorrin Freeman, District Attorney, and ORDERS that the Bill of Indictment and proceedings regarding the above-captioned matter be sealed pursuant to N.C.G.S. 15A-623(f) until such time as by further order of the Court.

This the 26th day of February 2019.



Superior Court Judge

STATE OF NORTH CAROLINA
COUNTY OF WAKE


IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION
19CRS492

STATE OF NORTH CAROLINA)
)
 v.)
)
 TONIA MARIE GORDON,)
 Defendant)

ORDER FOR CONDITIONS OF RELEASE

NOW COMES THE UNDERSIGNED SUPERIOR COURT JUDGE upon Motion of the State of North Carolina, by and through N. Lorrin Freeman, District Attorney, and ORDERS an unsecured bond of \$10,000 in the above captioned matter.

This the 26th day of February 2019.



Superior Court Judge

Contact Person:
N. Lorrin Freeman
Wake County District Attorney's Office
Post Office Box 31
Raleigh, North Carolina 27602
(919) 792-5107

STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION
19CRS000492

STATE OF NORTH CAROLINA

v.

ORDER UNSEALING GRAND JURY
INDICTMENT

TONIA MARIE GORDON

The indictment previously sealed pursuant to N.C.G.S. 15A-623(f) by this Court in the above-captioned matter is hereby unsealed.

This the 27th day of February 2019.

Superior Court Judge

STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION
19CRS000492

STATE OF NORTH CAROLINA

v.

TONIA MARIE GORDON

INFORMATION-


I. CONSPIRACY TO COMMIT FELONIOUS
OBSTRUCTION OF JUSTICE
II. POSSESSION OF ABSENTEE BALLOT
III. CONSPIRACY POSSESSION OF ABSENTEE
BALLOT

- I. I, the undersigned prosecutor, upon information and belief allege that on or between September 19, 2016 through November 8, 2016, in Wake County the defendant named above unlawfully, willfully, and feloniously did conspire with Leslie McCrae Dowless, with deceit and intent to defraud, obstruct public and legal justice by submitting or causing to be submitted by mail absentee ballots and container return envelopes for those ballots to the Bladen County Board of Elections in such a manner so as to make it appear that those ballots had been voted and executed in compliance with the provisions of Article 21 of the North Carolina General Statutes Chapter 163A pertaining to absentee ballots when they in fact had not been so executed, to wit: ballots were collected from voters and taken into possession unlawfully, witness certifications were signed indicating the signor had witnessed the voter vote the absentee ballot when he or she had not, and the ballots were mailed in such a manner to conceal the fact that the voter had not personally mailed it himself. These spoiled absentee ballots were counted by the local Board of Election and the total tally thereof forwarded to the North Carolina State Board of Elections in Wake County, North Carolina pursuant to N.C.G.S. 163A-1315(7) (fmr 163-234) who has the duty under N.C.G.S. 163A-741 (fmr 163-22) to tabulate primary and general election returns and to declare results for those offices which according to State law shall be tabulated by the North Carolina State Board of Elections. This act did obstruct public justice by resulting in the counting of spoiled absentee ballots that had not been executed in compliance with State law. It thereby served to undermine the integrity of the absentee ballot process and the public's confidence in the outcome of the

electoral process. This offense was done with deceit and intent to defraud and against the peace and dignity of the State. This act was done in violation of the Common Law and punishable pursuant to N.C.G.S. 14-2.4.

- II. I, the undersigned prosecutor, upon information and belief allege that on or between September 19, 2016 through October 7, 2016 in Bladen County the defendant named above unlawfully, willfully and feloniously did take into her possession for return to the Bladen County Board of Elections the absentee ballot of a voter, including, but not limited to, voters Rachel Sessoms, Mary Elizabeth Edwards, W.J. Edwards, Christy Cheshire Storms and Roger Lane Storms. Defendant was neither the voters' near relative nor the voters' verifiable legal guardian. This act was done in violation of N.C.G.S. 163-226.3.

- III. I, the undersigned prosecutor, upon information and belief allege that on or between September 19, 2016 through October 7, 2016 in Bladen County the defendant named above unlawfully, willfully and feloniously did conspire with Leslie McCrae Dowless to take into her possession for return to the Bladen County Board of Elections the absentee ballot of a voter, including, but not limited to, voters Rachel Sessoms, Mary Elizabeth Edwards, W.J. Edwards, Christy Cheshire Storms and Roger Lane Storms. Defendant was neither the voters' near relative nor the voters' verifiable legal guardian. This act was done in violation of N.C.G.S. 163-226.3.




N. Lorrin Freeman
District Attorney

WAIVER

I, the undersigned defendant, waive the finding and return into Court of a Bill of Indictment and agree that the case may be tried upon the above information.



Signature of Defendant



Attorney for Defendant

9/26/2022

Date

WAKE County

In The General Court Of Justice
District Superior Court Division

STATE VERSUS

TRANSCRIPT OF PLEA

Name Of Defendant

TONIA MARIE GORDON

DOB

02/13/1978

Age

44

Highest Level Of Education Completed

8th grade

G.S. 15A-1022, 15A-1022.1

NOTE: Use this section ONLY when the Court is rejecting the plea arrangement.

The plea arrangement set forth within this transcript is hereby rejected and the clerk shall place this form in the case file. (Applies to plea arrangements disclosed on or after December 1, 2009.)

Date

Name Of Presiding Judge (type or print)

Signature Of Presiding Judge

The undersigned judge, having addressed the defendant personally in open court, finds that the defendant (1) was duly sworn or affirmed, (2) entered a plea of guilty guilty pursuant to Alford decision no contest, and (3) offered the following answers to the questions set out below:

Answers

- 1. Are you able to hear and understand me? (1) Yes
2. Do you understand that you have the right to remain silent... (2) Yes
3. At what grade level can you read and write? (3) 11th grade
4. (a) Are you now using or consuming alcohol... (4a) No
(b) When was the last time you used... (4b) Years
(c) How long have you been using... (4c) Since 2002
(d) Do you believe your mind is clear... (4d) Yes
5. Have the charges been explained... (5) Yes
6. (a) Have you and your lawyer discussed... (6a) Yes
(b) Are you satisfied with your lawyer's... (6b) Yes
7. (a) Do you understand that you have... (7a) Yes
(b) Do you understand that at such trial... (7b) Yes
(c) Do you understand that by your plea... (7c) Yes
8. Do you understand that, if you are not... (8) Yes
9. Do you understand that upon conviction... (9) N/A
10. Do you understand that following a plea... (10) Yes
11. Do you understand that your plea of guilty... (11) Yes

(Over)

12. Do you understand that you are pleading guilty guilty pursuant to *Alford* no contest to the (12) Yes charges shown below? (Describe charges, total maximum punishments, and applicable mandatory minimums for those charges.)

PLEAS										
✓	Plea*	File Number	Count No.(s)	Offense(s)	Date Of Offense OR Date Range Of Offense	G.S. No.	F/M	CL.	#Pun. CL.	Maximum Punishment
	G	19CRS492	3	CONSP TO POSSESS ABSENTEE BALLOT	9/19/16-10/7/	163A-1298(5)	M	I		120 DAY:

See attached AOC-CR-300A, for additional charges.

*G = Guilty GA = *Alford* plea
NC = No Contest

TOTAL MAXIMUM PUNISHMENT

120 DAYS

MANDATORY MINIMUM FINES & SENTENCES (if any)

✓ **NOTE TO CLERK:** If this column is checked this is an added offense or reduced charge.

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

13. Do you now personally plead guilty guilty pursuant to *Alford* no contest to the charges I just described? (13) Yes

14. (a) Are you in fact guilty? (14a) Yes

(b) (no contest plea) Do you understand that, upon your plea of no contest, you will be treated as being guilty whether or not you admit that you are in fact guilty? (14b) _____

(c) (*Alford* guilty plea)
(1) Do you now consider it to be in your best interest to plead guilty to the charges I just described? (14c1) _____

(2) Do you understand that, upon your "*Alford* guilty plea," you will be treated as being guilty whether or not you admit that you are in fact guilty? (14c2) _____

15. (Use if aggravating factors are listed below) Have you admitted the existence of the following aggravating factors: (15) _____

have you agreed that there is evidence to support these factors beyond a reasonable doubt, have you agreed that the Court may accept your admission to these factors, and do you understand that you are waiving any notice requirement that the State may have with regard to these aggravating factors agree that the State has provided you with appropriate notice about these aggravating factors?

16. (Use if sentencing points are selected below) Have you admitted the existence of the following sentencing points not related to prior convictions: offense committed while on supervised or unsupervised probation, parole, or post-release supervision offense committed while serving a sentence of imprisonment offense committed while on escape from a correctional institution, have you agreed that there is evidence to support these points beyond a reasonable doubt, have you agreed that the Court may accept your admission to these points, and do you understand that you are waiving any notice requirement that the State may have with regard to these sentencing points agree that the State has provided you with the appropriate notice about these sentencing points? (16) _____

17. (Use if No. 15 or 16 selected above) Do you understand that at a jury trial you have the right to have a jury determine the existence of any aggravating factors and any additional sentencing points not related to prior convictions that may apply to your case beyond a reasonable doubt, and that by your plea(s) you give up this constitutional right to a jury determination? (17) _____

18. Do you understand that you also have the right during a sentencing hearing to prove to the Court the existence of any mitigating factors that may apply to your case? (18) Yes

19. Do you understand that the courts have approved the practice of plea arrangements and you can discuss your plea arrangement with me without fearing my disapproval? (19) Yes

Name Of Defendant

TONIA MARIE GORDON

20. Have you agreed to plead guilty guilty pursuant to *Alford* no contest as part of a plea arrangement? (if so, review the terms of the plea arrangement as listed in No. 21 below with the defendant.) (20) Yes
21. The prosecutor, your lawyer and you have informed the Court that these are all the terms and conditions of your plea:

PLEA ARRANGEMENT

THE DEFENDANT IS SENTENCED TO 120 DAYS IN THE CUSTODY OF THE MISDEMEANOR CONFINEMENT PROGRAM WHICH SHALL BE SUSPENDED, WHILE THE DEFENDANT IS PLACED ON TWELVE MONTHS SUPERVISED PROBATION. AS A SPECIAL CONDITION OF PROBATION, DEFENDANT SHALL COMPLETE 100 HOURS OF COMMUNITY SERVICE AT A NON-PROFIT ORGANIZATION APPROVED BY THEIR PROBATION OFFICER. ADDITIONALLY, THE DEFENDANT SHALL TESTIFY TRUTHFULLY IF CALLED TO DO SO BY THE STATE AGAINST ANY CO-DEFENDANT(S). UPON SUCCESSFUL COMPLETION OF COMMUNITY SERVICE AND ABSENT ANY VIOLATIONS OF SUPERVISED PROBATION, DEFENDANT MAY BE TRANSFERRED TO UNSUPERVISED PROBATION WITHOUT OBJECTION FROM THE STATE.

- The State dismisses the charge(s) set out on Page Two, Side Two, of this transcript.
- The defendant stipulates to restitution to the party(ies) in the amounts set out on "Restitution Worksheet, Notice And Order (Initial Sentencing)" (AOC-CR-611).

22. Is the plea arrangement as set forth within this transcript and as I have just described it to you correct as being your full plea arrangement? (22) Yes
23. Do you now personally accept this arrangement? (23) Yes
24. (Other than the plea arrangement between you and the prosecutor) has anyone promised you anything or threatened you in any way to cause you to enter this plea against your wishes? (24) No
25. Do you enter this plea of your own free will, and do you fully understand what you are doing? (25) Yes
26. Do you agree that there are facts to support your plea and admission to aggravating factors and sentencing points not related to prior convictions, and do you consent to the Court hearing a summary of the evidence? (26) Yes
27. Do you have any questions about what has just been said to you or about anything else connected to your case? (27) No

ACKNOWLEDGEMENT BY DEFENDANT

I have read or have heard all of these questions and understand them. The answers shown are the ones I gave in open court and they are true and accurate. No one has told me to give false answers in order to have the Court accept my plea in this case. The terms and conditions of the plea as stated within this transcript, if any, are accurate.

SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME


Date

9/26/2022

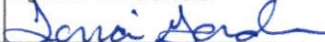
Date

9-26-22

Signature



Signature Of Defendant



Name Of Defendant (type or print)

TONIA GORDON

- Deputy CSC Assistant CSC Clerk Of Superior Court

CERTIFICATION BY LAWYER FOR DEFENDANT

I hereby certify that the terms and conditions stated within this transcript, if any, upon which the defendant's plea was entered are correct and they are agreed to by the defendant and myself. I further certify that I have fully explained to the defendant the nature and elements of the charges to which the defendant is pleading, and the aggravating and mitigating factors and prior record points for sentencing, if any.

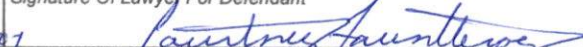
Date

9/26/2022

Name Of Lawyer For Defendant (type or print)

MARGARET LUMSDEN Courtney Fauntleroy

Signature Of Lawyer For Defendant



CERTIFICATION BY PROSECUTOR

As prosecutor for this Prosecutorial District, I hereby certify that the conditions stated within this transcript, if any, are the terms and conditions agreed to by the defendant and his/her lawyer and myself for the entry of the plea by the defendant to the charges in this case.

Date

9/26/22

Name Of Prosecutor (type or print)

N. LORRIN FREEMAN

Signature Of Prosecutor

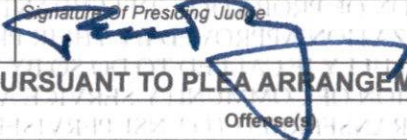


PLEA ADJUDICATION

Upon consideration of the record proper, evidence or factual presentation offered, answers of the defendant, statements of the lawyer for the defendant, and statements of the prosecutor, the undersigned finds that:

1. There is a factual basis for the entry of the plea (and for the admission as to aggravating factors and/or sentencing points);
2. The defendant is satisfied with his/her lawyer's legal services;
3. The defendant is competent to stand trial;
4. The State has provided the defendant with appropriate notice as to the aggravating factors and/or points; The defendant has waived notice as to the aggravating factors and/or points; and
5. The plea (and admission) is the informed choice of the defendant and is made freely, voluntarily and understandingly.

The defendant's plea (and admission) is hereby accepted by the Court and is ordered recorded.

<small>Date</small> 9/26/22	<small>Name Of Presiding Judge (type or print)</small> P. R. Johnson	<small>Signature Of Presiding Judge</small> 
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SUPERIOR COURT DISMISSALS PURSUANT TO PLEA ARRANGEMENT

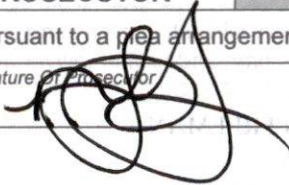
File No.	Count No.(s)	Offense(s)
19CRS492	1	CONSP TO COMMIT FELONY OBSTRUCTION OF JUSTICE (PER PLEA)
19CRS492	2	POSSESSION ABSENTEE BALLOT (PER PLEA)

DISTRICT COURT DISMISSALS PURSUANT TO PLEA ARRANGEMENT

File No.	Count No.(s)	Offense(s)

CERTIFICATION BY PROSECUTOR

The undersigned prosecutor enters a dismissal to the above charges pursuant to a plea arrangement shown on this Transcript Of Plea.

<small>Date</small> 9/26/22	<small>Name Of Prosecutor (type or print)</small> N. LORRIN FREEMAN	<small>Signature Of Prosecutor</small> 
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STATE OF NORTH CAROLINA

File No.

19CRS492

WAKE County

In The General Court Of Justice
 District Superior Court Division

STATE VERSUS

Name And Address Of Defendant
 TONIA MARIE GORDON
 178 BUTTERS LOOP RD

BLADENBORO NC 28320

Social Security No.

SID No.

Race

WHITE

Sex

FEMALE

DOB

02/13/1978

**WORKSHEET PRIOR RECORD
 LEVEL FOR FELONY SENTENCING
 AND PRIOR CONVICTION LEVEL
 FOR MISDEMEANOR SENTENCING
 (STRUCTURED SENTENCING)
 (For Offenses Committed On Or After Dec. 1, 2009)**

G.S. 15A-1340.14, 15A-1340.21

I. SCORING PRIOR RECORD/FELONY SENTENCING

NUMBER	TYPE	FACTORS	POINTS
	Prior Felony Class A Conviction	X10	
	Prior Felony Class B1 Conviction	X 9	
	Prior Felony Class B2 or C or D Conviction	X 6	
	Prior Felony Class E or F or G Conviction	X 4	
	Prior Felony Class H or I Conviction	X 2	
	Prior Class A1 or 1 Misdemeanor Conviction (see note on reverse)	X 1	
		SUBTOTAL	

Defendant's Current Charge(s):
 19CRS492-FELONY CONSPIRACY (9918)
 19CRS492-POSSESSION OF ABSENTEE BALLOT (9999)

If all the elements of the present offense are included in any prior offense whether or not the prior offenses were used in determining prior record level.	+ 1	
If the offense was committed while the offender was: <input type="checkbox"/> on probation, parole, or post-release supervision; <input type="checkbox"/> serving a sentence of imprisonment; or <input type="checkbox"/> on escape from a correctional institution. NOTE: If part of a plea transcript, use form AOC-CR-300 ("Transcript Of Plea"), Nos. 16 and 17.	+ 1	
County	File No.	State (if other than NC)
		TOTAL

II. CLASSIFYING PRIOR RECORD/CONVICTION LEVEL

MISDEMEANOR

NOTE: If sentencing for a misdemeanor, total the number of prior conviction(s) listed on the reverse and select the corresponding prior conviction level.

No. Of Prior Convictions	Level
0	I
1 - 4	II
5 +	III

PRIOR CONVICTION LEVEL **III**

- The Court has determined the number of prior convictions to be 5+ and the level to be as shown above.
- In making this determination, the Court has relied upon the State's evidence of the defendant's prior convictions from a computer printout of DCI-CCH.

FELONY

NOTE: If sentencing for a felony, locate the prior record level which corresponds to the total points determined in Section I above.

Points	Level
0 - 1	I
2 - 5	II
6 - 9	III
10 - 13	IV
14 - 17	V
18 +	VI

PRIOR RECORD LEVEL **I**

- The Court finds the prior convictions, prior record points and the prior record level of the defendant to be as shown herein.
- In making this determination, the Court has relied upon the State's evidence of the defendant's prior convictions from a computer printout of DCI-CCH.
- In finding a prior record level point under G.S. 15A-1340.14(b)(7), the Court has relied on the jury's determination of this issue beyond a reasonable doubt or the defendant's admission to this issue.

- The Court finds that all of the elements of the present offense are included in a prior offense.
- For each out-of-state conviction listed in Section V on the reverse, the Court finds by a preponderance of the evidence that the offense is substantially similar to a North Carolina offense and that the North Carolina classification assigned to this offense in Section V is correct.
- The Court finds that the State and the defendant have stipulated in open court to the prior convictions, points, and record level.

Date 9/26/22 Name Of Presiding Judge (type or print) P. Ridgeway Signature Of Presiding Judge [Signature]

III. STIPULATION

The prosecutor and defense counsel, or the defendant, if not represented by counsel, stipulate to the information set out in Sections I and V of this form, and agree with the defendant's prior record level or prior conviction level as set out in Section II based on the information herein.

Date	Signature Of Prosecutor Or	Date	Signature Of Defense Counsel Or Defendant
9/26/22		9/26/22	

IV. DNA CERTIFICATION (For Offenses Committed On Or After Feb. 1, 2011)

A review of the case record (the form required by G.S. 15A-266.3A(c)) and the records of the State Bureau of Investigation (the DCI-CCH rap sheet) indicates that (check one):

1. The defendant is **NOT** required to provide a DNA sample for this conviction because (i) the offense is not covered by G.S. 15A-266.4 or (ii) a sample of the defendant's DNA has previously been obtained and the defendant's DNA record is currently stored in the State DNA database.
2. The defendant **IS** required to provide a DNA sample for this conviction because (i) the offense is covered by G.S. 15A-266.4 and (ii) a sample of the defendant's DNA has not previously been obtained and the defendant's DNA record has not previously been stored in the State DNA Database, or if previously obtained and stored, the defendant's DNA sample and record have been expunged.

Date	Name Of Prosecutor (type or print)	Signature Of Prosecutor
9/26/22	N. LORRIN FREEMAN	

V. PRIOR CONVICTION

NOTE: Federal law precludes making computer printout of DCI-CCH (rap sheet) part of permanent public court record.

NOTE: The only misdemeanor offenses under Chapter 20 that are assigned points for determining prior record level for felony sentencing are misdemeanor death by vehicle [G.S. 20-141.4(a2)] and, for sentencing for felony offenses committed on or after December 1, 1997, impaired driving [G.S. 20-138.1] and commercial impaired driving [G.S. 20-138.2]. First Degree Rape and First Degree Sexual Offense convictions prior to October 1, 1994, are Class B1 convictions.

Source Code	Offenses	File No.	Date Of Conviction	County (Name Of State if not NC)	Class
4	DRIVE/ALLOW MV NO REGISTRATION (5494)	17CR701177	01/18/2018	BLADEN	3
4	OPERATE VEH NO INS (5494)	17CR701177	01/18/2018	BLADEN	3
4	DWLR NOT IMPAIRED REV (4716)	14CR701276	05/14/2015	BLADEN	3
4	DWLR (5418)	09CR700397	06/10/2009	BLADEN	1
4	NO OPERATORS LICENSE (5441)	05CRS52787	09/05/2006	BLADEN	2
4	DWLR (5418)	04CR3526	07/14/2006	BLADEN	1
4	DWLR (5418)	05CR52787	06/27/2006	BLADEN	1
4	NO OPERATORS LICENSE (5441)	05CR5346	05/24/2006	BLADEN	2
4	SHOPLIFTING CONCEALMENT GOODS (5494)	05CR15094	01/11/2006	ROBESON	??
4	NO LIABILITY INSURANCE (5489)	03CR53301	06/10/2004	BLADEN	2
4	CRIMINAL CONTEMPT (5028)	02CR4255	12/11/2002	BLADEN	
4	DWLR NOT IMPAIRED	16CR704959	1/18/2018	BLADEN	3

See AOC-CR-600 Continuation for additional prior convictions.
 Source Code: 1 - DCI 3 - AOC/Local 5 - ID Bureau
 2 - NCIC 4 - AOC/Statewide 6 - Other

Date Prepared: 9/26/22
 Prepared By: LORRIN FREEMAN

STATE OF NORTH CAROLINA

WAKE County RALEIGH Seat of Court

File No.

19CRS000492

53

NOTE: Use AOC-CR-310 for DWI offenses.

In The General Court Of Justice

District Superior Court Division

STATE VERSUS

JUDGMENT SUSPENDING SENTENCE - MISDEMEANOR PUNISHMENT: COMMUNITY INTERMEDIATE (STRUCTURED SENTENCING)

(For Offenses Committed Dec. 1, 2011 - Nov. 30, 2016)

G.S. 15A-1341, -1342, -1343, -1343.2, -1346

Name Of Defendant: GORDON, TONIA, MARIE
Race: W, Sex: F, Date Of Birth: 02/13/1978
Attorney For State: N LORRIN FREEMAN
Def. Found Not Indigent, Def. Waived Attorney

Attorney For Defendant: COURTNEY R FAUNTLEROY
Appointed, Retained, Crtr Rptr Initials: JCC

The defendant was found guilty/responsible, pursuant to plea pursuant to Alford of no contest trial by judge trial by jury, of

Table with columns: File No.(s), Off., Offense Description, Offense Date, G.S. No., CL., *Pun. CL.
Row 1: 19CRS000492, 53, CONSPIRE TO POSSESS ABSENTEE BALLOT, 09/19/2016, 163A-1298(5), 1,

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

The Court has determined, pursuant to G.S. 15A-1340.20, the number of prior convictions to be 01. Level: I (0) II (1-4) III (5+)

- 1. The Court finds: (a) enhancement for G.S. 90-95(e)(4) (drugs). G.S. 14-3(c) (hate crime). G.S. 14-50.22 (gang misdemeanor). (b) enhancement from required suspended sentence to Class 2 misdemeanor. G.S. 90-95(e)(7).
2. The Court imposes mandatory punishment pursuant to G.S. 14-33(d) (assault in the presence of a minor).
3. The Court finds the above-designated offense(s) is a reportable conviction under G.S. 14-208.6 and therefore imposes the special conditions of probation set forth on the attached AOC-CR-603C, Page Two, Side Two, and makes the additional findings and orders on the attached AOC-CR-615, Side Two.
4. The Court finds the above-captioned offense(s) involved the (check all that apply) physical or mental sexual abuse of a minor (If No. 3 not found) and therefore imposes the special conditions of probation set forth on the attached AOC-CR-603C, Page Two, Side Two.
5. The Court finds this is an offense involving assault, communicating a threat, or an act defined in G.S. 50B-1(a), and the defendant had a personal relationship as defined by G.S. 50B-1(b) with the victim.
6. The Court finds that the above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25.
7. The Court did not grant a conditional discharge under G.S. 90-96(a) because (check all that apply) the defendant refused to consent. (offenses committed on or after Dec. 1, 2013, only) the Court finds, with the agreement of the District Attorney, that the offender is inappropriate for a conditional discharge for factors related to the offense.
8. The Court finds that this was an offense involving child abuse or an offense involving assault or any of the acts as defined in G.S. 50B-1(a) committed against a minor. G.S. 15A-1382.1(a1).
9. The Court finds that the defendant refused to consent to conditional discharge under G.S. 14-204.

The Court, having considered evidence, arguments of counsel and statement of defendant, Orders that the above offenses, if more than one, be consolidated for judgment and the defendant be imprisoned for a term of 120 days in the custody of the: (check only one)

Sheriff of County. Other:
Misdemeanant Confinement Program (sentences greater than 90 days for which a facility is not otherwise specified above).

This sentence shall run at the expiration of the sentence imposed in file number

The defendant shall be given credit for 0 days spent in confinement prior to the date of this Judgment as a result of this/these charge(s), to be applied toward the sentence imposed above. Imprisonment required for special probation set forth on AOC-CR-603C, Page Two.

SUSPENSION OF SENTENCE

Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on supervised probation for 12 months.

- 1. The Court finds that a longer shorter period of probation is necessary than that which is specified in G.S. 15A-1343.2(d).
2. The Court finds that it is NOT appropriate to delegate to the Section of Community Corrections the authority to impose any of the requirements in G.S. 15A-1343.2(e) for community punishment or G.S. 15A-1343.2(f) for intermediate punishment.
3. This period of probation shall begin when the defendant is released from incarceration at the expiration of the sentence in the case below.

Table with columns: File No., Offense, County, Court, Date

- 4. The defendant shall comply with the conditions set forth in file number
5. The defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319 required)

MONETARY CONDITIONS

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

Table with columns: Costs, Fine, Restitution*, Attorney's Fees, Comm Serv Fee, EHA Fee, SBM Fee, Appt Fee/Misc, Total Amount Due
Values: \$ 393.50, \$, \$ 0.00, \$ 0.00, \$ 0.00, \$ 0.00, \$ 0.00, \$ 0.00, \$ 393.50

*See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference.

- The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other:
Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation.

Material opposite unmarked squares is to be disregarded as surplusage. (Over)

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 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) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts unknown to the supervising probation officer. (6) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (7) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (8) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (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. (10) Submit to warrantless searches by a law enforcement officer of the defendant's person and of the defendant's vehicle, upon a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon listed in G.S. 14-269 without written permission of the court. (11) Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors, or sellers of any such illegal drugs or controlled substances; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances are sold, kept, or used. (12) Supply a breath, urine, or blood specimen for analysis of the possible presence of prohibited drugs or alcohol when instructed by the defendant's probation officer for purposes directly related to the probation supervision. If the results of the analysis are positive, the probationer may be required to reimburse the Division of Adult Correction and Juvenile Justice for the actual costs of drug or alcohol screening and testing.

13. The Court finds that the defendant is responsible for acts of domestic violence and therefore makes the additional findings and orders on the attached AOC-CR-603C, Page Two, Side Two.

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


The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:

- 14. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of _____ or until relicensed by the Division of Motor Vehicles, whichever is later.
- 15. Successfully pass the General Education Development Test (G.E.D.) during the first _____ months of the period of probation.
- 16. Complete 0100 hours of community service during the first 365 days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-708 is not due because it is assessed in a case adjudicated during the same term of court. to be paid pursuant to the schedule set out under Monetary Conditions above within _____ days of this Judgment and before beginning service.
- 17. Report for initial evaluation by _____ participate in all further evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged.
- 18. 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 _____
- 19. (for offenses committed on or after December 1, 2012) Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of _____ days, months, the Court having found that a substance abuse assessment has identified defendant's alcohol dependency or chronic abuse.
- 20. Other: **DEFENDANT TO COMPLETE 100 HRS CS AT NON PROFIT OF DEF'S CHOICE WITHIN 1 YR / TESTIFY TRUTHFULLY IF CALL UPON TO DO SO / UPON COMPLETION OF CS AND IF IN FULL COMPLIANCE, DEF SHALL BE TRANSFER TO UNSUP PROBATION / WAIVE SUP FEES SO LONG AS DEF IS IN COMPLIANCE / TRANSFER TO BLADEN CO / AOC \$75 & ATTY FEES \$487.50 CIVIL /**
- 21. Comply with the Special Conditions Of Probation which are set forth on AOC-CR-603C, Page Two.

ORDER OF COMMITMENT/APEAL ENTRIES

- 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 District Court to the Superior Court.
- 3. The current pretrial release order is modified as follows: _____
- 4. 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.

SIGNATURE OF JUDGE

Date	Name Of Presiding Judge (type or print)	Signature Of Presiding Judge
09/26/2022	THE HONORABLE PAUL RIDGEWAY	

CERTIFICATION

I certify that this Judgment and attachment(s) marked below is a true and complete copy of the original which is on file in this case.

- | | |
|--|---|
| <ul style="list-style-type: none"> <input type="checkbox"/> 1. Appellate Entries (AOC-CR-350) <input type="checkbox"/> 2. Judgment Suspending Sentence (AOC-CR-603C, Page Two) (additional conditions of probation) <input type="checkbox"/> 3. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611) <input type="checkbox"/> 4. Judicial Findings As To Required DNA Sample (AOC-CR-319) | <ul style="list-style-type: none"> <input type="checkbox"/> 5. Judicial Findings And Order For Sex Offenders - Suspended Sentence (AOC-CR-615, Side Two) <input type="checkbox"/> 6. Convicted Sex Offender Permanent No Contact Order (AOC-CR-620) <input type="checkbox"/> 7. Additional File No.(s) And Offense(s) (AOC-CR-626) <input type="checkbox"/> 8. Other: _____ |
|--|---|

Date	Date Certified Copies Delivered To Sheriff	Signature Of Clerk	<input checked="" type="checkbox"/> Deputy CSC <input type="checkbox"/> Asst. CSC <input type="checkbox"/> Clerk Of Superior Court
09/26/2022			SEAL

Material opposite unmarked squares is to be disregarded as surplusage.

CRIMINAL BILL OF COSTS

File Number:	19CRS000492	In the General Court of Justice:	SUPERIOR
Defendant Name:	GORDON,TONIA,MARIE	Disposed/Court Date:	09/26/2022
Defense Attorney:	FAUNTLEROY,COURTNEY,R	Clerk Name:	

Total:	\$393.50	Partial Payment		To Be Paid Date:	09/26/2023
Surrender License:		Probation:	Supervised/Not Collecting Fee	Assessment:	

Costs and Fines: CRSC			
Category	Receiver	Amount	GL Number
Offense 53			
GCJF SUPERIOR		\$153.55	21110
GCJF SUPERIOR-LAA		\$0.95	21114
LEOB-RF		\$7.50	21700
INDIGENT DEFENSE FEE		\$5.00	24617
TELECOM & DATA FEE SUPERIOR		\$4.00	24682
SERVICE FEE	OTHER	\$5.00	22500
FACILITIES FEE SUPERIOR	WAKE COUNTY JUSTICE CENTER	\$30.00	22110
STATE DNA FEE SUPERIOR		\$2.00	24323
GCJF DISTRICT		\$146.55	21210
GCJF DISTRICT-LAA		\$0.95	21214
TELECOM & DATA FEE DISTRICT		\$4.00	24681
FACILITIES FEE DISTRICT	WAKE COUNTY JUSTICE CENTER	\$12.00	22210
STATE DNA FEE DISTRICT		\$2.00	24322

Other Fees			
Category	Receiver	Amount	GL Number
Offense 53			

NOTE: This bill of costs does not reflect amounts you may owe outside the criminal judgment, such as civil revocation fee or an administrative fee owed to another agency
 Some General Ledger (GL) codes may not match the GL codes in Cash Receipting. Please use Cash Receipting GL codes in case of discrepancies.

INSTALLMENT PLAN AND SET UP FEE		\$20.00	21810
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NOTE: This bill of costs does not reflect amounts you may owe outside the criminal judgment, such as civil revocation fee or an administrative fee owed to another agency
Some General Ledger (GL) codes may not match the GL codes in Cash Receipting. Please use Cash Receipting GL codes in case of discrepancies.