EXHIBIT A

partment	01.1-1	omeland	Security
migration	and	Custom	: Enforcemen

	ration and Customs Enforcement Record o	f Sworn State	ment in	Affidavit Form
ile Nur	Jumber:Date:	9/2/08		
lame:	Thomas, José (AKA) Mark Daniel L Executed	yHe Ne	use	CI
je∫ore t	e the following officer of the U.S. Department of Homeland Sec	curity (ICE): _	D.Fa	rucette
n the _	anguage. Name of interpreter used, if an	1y		
	(AKA) Mark Daniel Ly He			
Departme testimony that he or	acknowledge that the above listed officer has the above listed officer has the former of Homeland Security, Bureau of Immigration and Customs Enforcement in connection with the enforcement of the immigration and nationality late or she desires to take my sworn statement regarding my re-entry into the Urbration, Exclusion, or Removal.	ws of the United	States. He	minister oams and take or she has informed m
He or she	she has told me that my statement must be freely and voluntarily given and hagainst me in any administrative proceeding. I am willing to make a statement	as advised me that without anyone	al any stat else being	ement I make may be present.
l sweur c	ar or affirm that all of the statements I am about to make are true and complet	€.		
Q -	Are you willing to answer my questions at this time?			
A -	yes			
Q -	What is your true complete and correct name?			
A -	Thomas, José			
Q -	Have you used any other names?			
A -	Mark Daniel Lyttle			
() -	What is the complete and correct name of your father?			
A -	Thomas Lyttle (deceased)			
()-	What is the complete and correct name of your mother?			
A -	Jennie Lytte			
()	Of what country are you a citizen?			
A -	Mexico			

177 - Mexico

What is your date and place of birth?

.eco1	rd of Sworn Statement in Affidavit Form - (Continued)
-	What is your foreign home address?
	N/A
_	What is your local U.S. home address?
-	Elizabeth City, NC 27909
_	When did you last enter the United States?
	Age # 3
) —	How and where did you enter the United States at that time?
<i>-</i>	Not Sure
) –	Have you ever been ordered deported, excluded, or removed from the United States?
<u> </u>	No
) –	After you were ordered deported, excluded, or removed, were you removed by the INS/ICE or did you leave the United States voluntarily?
\ -	NIA
() -	Have you ever applied to the Attorney General of the United States for permission to re-enter the United States after you were deported, excluded, or removed from the United States?
\\	No
	Do you have any fear of persecution or torture should be you be removed from the United States?
Ś	ND D
() -	Have you ever been arrested or convicted by any law enforcement agency within the United States or in your country?
A	No - Not in MB. Mexico - Yes-U.S.
() —	Were you convicted New Hanover County in Willington
	for Assault on Female Sentenced to 100 day.
	incarceration
£, -	4e5.
	f

scord of Sworn Statement in Affidavit Form - (Co	ntinued)
- Is there anything you would like to say at this tin	me?
- No.	
have read (or have had read to me) the foregoing statement consist decreet to the best of my knowledge and belief and that this state ove named officer of the Department of Homeland Security, But have initialed each page of this statement (and any con	
ignature of Alien: Mark Lyttle	
ubscribed and sworn before me at: Neuse CI	-Goldsboro, on 9/2/08 N.C.
(Signature of ICE Officer)	(Signature of Winness)

(Signature of Winness)

EXHIBIT B

Department of Homeland Security

Record of Deportable/Inadmissible Alien

ONTROL Hame (Last First, Middle) Thomas, Jo	sE.	(AKA)	Mark	Ly He	Almses	JOSE T	homa-	ی
ne of Birth. Age Solution Stores 1	☐ Widower ☐ Warried ☐ Divorced		Number		Hame of La	st/Curreni U.S. f	employer	A CONTRACTOR OF THE PROPERTY O
ex Hair liver Complexion	Height	Weight	Scars or Ma		•	U.S. Employer		
1.5 Address Harritage Co	ue 10	v Tim	berma	, DRIV	Jype of Em	27909 El	lizabet	
dien's Telephone # Dine of Action 9/2	108	Lingillo	ii Code		"71114HI.)	1,163101	a de la composição de l)
lity Province (State) and Country of Borth Mexic	e Commi	ry of Citizen				amber and Coun		
Date, Place, Time, and Manner of Last Entry	nynowy	1	nt Envry			Time Illegally in	U.S. Status	. When Found
oreign Address/Residence (Number, Street, City,	Province (State), (Country)				rom/l3oarded at		
Method of Location/Apprehension	At/Nutr		2mc/Hour		Apprehen	*		
YISH #	-	isa Iss.Loc.	Kan	e on Social Social	***************************************		ecurity Num	hei
Name, Address, and Nationality of Spouse (Maide		rinte)				ul Manionality of le		
Father's Name. Nationality, and Address, if Enow RCRASERS TROMAS Lyth	18		Jenni	e Lyth	<u>je </u>	and Address if II.n		
yies Drac/Property in U.S. Not in intracting possession. None Claimed ☐ See Form 1-43 —partition Charge(s) 237 (a) () () (); 237 (a) () (CIS	7 (a) () (Ж еке	MIIS GAS	us <u>STS</u> esion Ground)()
Place a check on the appropriate box(cs) if any of Doc Lifted (No.)	the following acti ngenaimed	ons were co	mpleted:	1-217 Executed		DACS Catation(s	· · · · · · · · · · · · · · · · · · ·	
OCDETE Grand fathered Alien 55	lulent Documents metions Other		Crimina CA	Record: Ye			n Record: [in Deport	Yes No
Sanuggled Alien Clanned Perinen	sistance in Apprehen Sensurs (Auservation Airera		K-9 Paind House Paind	☐ All Terwin		e (specify)	•	
Land Water Ancian L Contraband: Funds in Possession Naterines (Other Weapons (Other	Ahea luiti		Date		☐ Yes	ee lagal service, h formal proceedings		
Alien has been advised of communication privite Farrative, Include details not shown above and	ges promise at whether or not cliv	JFR 242.3(g	al status mog		itials c.)	¥ .	Bales	
Hental Illness - B			,		,			
S. C - name the				Ç	SIP	/		
					•			
**************************************					Carrantine an	ad Talle of 101, C	Micali	
, mai ninterio		1 1	Leserves (sain	est and document				
FILE #		-	ב ישיבואאנ		2(
GCOPE:			on - Disposition -			3'		: : ::::::: }
	n militaria e sama areamenta mana estados est. es		Keserring					

EXHIBIT C

File No.

Event No: RDU0809000041

FINS #: 1080374611

Date: September 5, 2008

To any officer delegated authority pursuant to Section 287 of the Immigration and Nationality Act: From evidence submitted to me, it appears that: Mark Daniel LYTTLE AKA: THOMAS, JOSE ; LITTLE, MARK DANIEL (Full name of alien) Unknown Place an alien who entered the United States at or near 1980 is within the country in violation of the immigration laws and is therefore liable to being taken into custody as authorized by section 236 of the Immigration and Nationality Act. By virtue of the authority vested in me by the immigration laws of the United States and the regulations issued pursuant thereto, I command you to take the above-named alien into custody for proceedings in accordance with the applicable provisions of the immigration laws and regulations. (Signa ture of Designated Immigration Officer) DEAN CAPUTO

		(3 1.4	•)
	Certificate of	Service	
Served by me at <u>New Se</u> I certify that following such served furnished a copy of this warrant	vice, the alien was advise	9808 d concerning his or h Ocau cett (Signature of officer serving	

(Print name of Designated Immigration Officer)

SDDO

EXHIBIT D

Notice of Intent to Issue a Final Administrative Removal Order

In removal proceedings under section 238(b) of the Immigration and Nationality Act FIN # 1080374611

Event No: RDU0809000041

	File Number
To	Mark Daniel LYTTLE AKA: THOMAS, JOSE ; LITTLE, MARK DANIEL
Ad	Mark Daniel LYTTLE AKA: THOMAS, JOSE; LITTLE, MARK DANIEL Idress: U.S. ICE 180 SPRING ST.S.W. ATLANTA GA UNITED STATES 30303 (Number, Street City, State and ZIP Code) Grea Code and Phone Number)
	(Number, Street, City, State and ZIP Code)
_Te	elephone: (Area Code and Phone Number)
	/c0 ⁶
Pı-	ursuant to section 238(b) of the Immigration and Nationality Act (Act) as amended, 8 U.S.C. 1228(b) the Department of Homeland
Se	ecurity (Department) has determined that you are amenable to administrative removal proceedings. The determination is based on the
fol	llowing allegations:
1.	
2.	You are a native of MEXICO and a citizen of MEXICO
3.	You entered the United States (at)(near) THACE on or about 1980
4.	At that time you entered WITHOUT INSPECTION BY AN IMMIGRATION OFFICER
5.	You are not lawfully admitted for permanent residence.
6.	You were, on January 8th, 2003 , convicted in the SMYTH COUNTY CIRCUIT Court
	MARION, VA for the offense of FLONIOUS ASSAULT
	in violation of 18.2-51
	for which the term of imprisonment imposed was 36 MONTHS
<u>Cl</u>	narge:
Yo	bu are deportable under section 237(a)(2)(A)(iii) of the Act, 8 U.S.Q. 1227(a)(2)(A)(iii), as amended, because you have been convicted (aggravated felony as defined in section 101(a)(43)()) of the Act, 8 U.S.C. 1101(a)(43)().
Ba Ar	ised upon section 238(b) of the Act, 8 U.S.C. 1228(b), the Department is serving upon you this NOTICE OF INTENT TO ISSUE A FINA DMINISTRATIVE REMOVAL ORDER ("Notice of Intent") ∳ithout a hearing before an Immigration Judge.
Yo	our Rights and Responsibilities: The purpose of the United States government) by counsel, authorized to practice in this proceeding. If you
wis	sh legal advice and cannot afford it, you may contact legal counsel from the list of available free legal services provided to you.
Yo	ou must respond to the above charges in writing to the Department address provided on the other side of this form within 10 calendar
	ys of service of this notice (or 13 calendar days if service is by mail). The Department must RECEIVE your response within that ne period.
	your response you may: request, for 5 00d cause, an extension of time; rebut the charges stated above (with supporting evidence); quest an opportunity to review the government's evidence; admit deportability; designate the country to which you choose to be remove
in :	the event that a final order of removal is issued (which designation the Department will honor only to the extent permitted under section
	1of the Act, 8 U.S.C. 1231); and/or, if you fear persecution in any specific country or countries on account of race, religion, nationality, embership in a particular social group, or political opinion or, if you fear torture in any specific country or countries, you may request
wit	tholding of removal under section 241(b)(3) of the Act, 8 U.S.C. 1231(b)(3), or withholding/deferral of removal under the Convention
	ainst Torture and Other Cruel, Inhuman, or Degrading Treatment or Punishment (Convention Against Torture). A grant of withholding of ferral of removal would prohibit your return to a country or countries where you would be persecuted or tortured, but would not prevent
	ur removal to a safe third country.
V۸	u have the right to remain in the United States for 14 calendar days so that you may file a petition for review of this order to the
ар	propriate U.\$. Circuit Court of Appeals as provided for in section 242 of the Act, 8 U.S.C. 1252. You may waive your right to remain in
the	United States for this 14 day period. If you do not file a petition for review within this 14-day period, you will still be allowed to file a tition from outside of the United States so long as that petition is filed with the appropriate U.S. Circuit Court of Appeals within 30
	lendar days of the date of your final order of removal.

September 05, 2008 12:06

(Date and Time)

DEAN CAPUTO -

CARY, NC

(City and State of Issuance)

	Certificate o	Service	
I served this Notice side of the form.	of Intent. I have determined that the person ser	ved with this document is the ir	ndividual named on the other
. الكرادة عالما الم ع مالة	Laurette Do	to de	ersonal
<u>~</u>	(Signature and Title of Officer)		enner of Service)
I explained and/	or served this Notice of Intent to the alien in the EN	GLISH/9⊅ANISH	language.
Location/Employer:	(Name of interpreter)	(Signature	of interpreter)
	owledge that I Haye/Received this Notice of Inte	ent to Issue a Final Administration	ve Removal Order.
	(Signature of Respondent)	(Date a	and Time)
The alien refuse	ed to acknowledge receipt of this document. Gucette DO (Signature and Tible of Officer)	9/8/05 (Date a	8 (a) 12:05 pm
	☐ I Wish to Contest and/or to Re	quest Withholding of Removal	
I contest my dep	portability because: (Attach any supporting docume	ntation)	
☐ I am a lawfu ☐ I was not co	en or national of the United States. If permanent resident of the United States, privicted of the criminal offense described in allegating documents in support of my rebuttal and reques		
☐ I request withh	olding or deferral of removal to		[Name of Country or Countries]:
membership	on 241(b)(3) of the Act, 8 U.S.C. 1231(b)(3), becaude in a particular social group, or political opinion in to Convention Against Torture, because I fear torture in	hat country or those countries.	f my race, religion, nationality,
(Signature o	of Respondent) (Printed Na	me of Respondent)	(Date and Time)
	I Do Not Wish to Contest and/or to	Request Withholding of Remov	731
form of relief from	ations and charge in this Notice of Intent. I admit the m removal. I waive my right to rebut and contest the to be removed to	at I am deportable and acknowledge	ge that I am not eligible for any
	Mexi Co		999ami
	it I have the right to remain in the United States for I waiye/this right. MARK	14 calendar days in order to apply	for judicial review. I do not wish
(Sighaur)	***	rne of Respondent)	(Date and Time)
(Signature		Pauce HE	9 8 08 @ 12: è
	RETURN THIS Department Of Hom		
	DHS T	CE	
	180 508	ing St.	
	Atlant	a, GA 30303	The second of th
ATTENTION:	The Department office at the above address must calendar days from the date of service of this Noti by mail).		ice Is

EXHIBIT E

U.S. Department of Homeland Security

Mark Daniel LYTTLE AKA: THOMAS, JOSE ; LITTLE, MARK DANIEL	File No: RDU0809000041
	Date: 09/05/2008
U.S. ICE 180 SPRING ST.S.W. ATLANTA, GEORGIA 30303	FIN#: 1080374611
Pursuant to the authority contained in section 236 of the Immigration and Code of Federal Regulations, I have determined that pending a final dete your case, and in the event you are ordered removed from the United Staremoval, you shall be:	rmination by the immigration judge in
☐ detained in the custody of the Department of Homeland Securion released under bond in the amount of \$	ity.
☐ released on your own recognizance.	
☐ You may request a review of this determination by an immigration jud	lge.
You may not request a review of this determination by an immigration Nationality Act prohibits your release from custody.	
	o or addistribution of
SDDO (Title o	of authorized officer)
·	,
CARY, NC (Off	fice location)
☐ I do ☐ do not request a redetermination of this custody decision by an	i immediana i i da a
I acknowledge receipt of this notification.	i illiniigration judge.
mark Kyttle	9/8/08
(Signature of respondent)	(Date)
RESULT OF CUSTODY REDETERMIN	NATION
On, custody status/conditions for release were recons	sidered by:
☐ Immigration Judge ☐ DHS Official ☐ Board of Immig	ration Appeals
The results of the redetermination/reconsiderationare: No change - Original determination upheld. Detain in custody of this Service. Bond amount reset to Other:	nal Recognizance
(Signature of officer)	

EXHIBIT F

Subject ID: 276859939

Event No: RDU0809000041

File No. Date: September 5, 2008

TO: (Name and title of institution) From: (Office address) RALEIGH/DURHAM, NC, SUB-OFFICE N.C. DEPT OF CORRECTIONS COMBINED RECORDS 140 CENTREWEST COURT SUITE 100 CARY, NC 27513 831 W. MORGAN ST. RALEIGH, NC 27603 LYTTLE, Mark Daniel AKA: Name of alien: THOMAS, JOSE ... (CONTINUED ON I-831) State Criminal Number : NC1286050A Nationality: MEXICO Date of birth: You are advised that the action noted below has been taken by the U.S. Department of Homeland Security concerning the above-named inmate of your institution: Investigation has been initiated to determine whether this person is subject to removal from the United States. A Notice to Appear or other charging document initiating removal proceedings, a copy of which is attached, was served on A warrant of arrest in removal proceedings, a copy of which is attached, was served on Deportation or removal from the United States has been ordered. It is requested that you: Please accept this notice as a detainer. This is for notification purposes only and does not limit your discretion in any decision affecting the offender's classification, work, and quarters assignments, or other treatment which he or she would otherwise receive. E Federal regulations (8 CFR 287.7) require that you detain the alien for a period not to exceed 48 hours (excluding Saturdays, Sunday's and Federal holidays) to provide adequate time for DHS to assume custody of the alien. You may notify DHS by calling 919-678-8807 during business hours or 802-872-6020 after hours in an emergency. 🗵 Please complete and sign the bottom block of the duplicate of this form and return it to this office. 🔲 A self-addressed stamped envelope is enclosed for your convenience.
Please return a signed copy via facsimile to ____ Return fax to the attention of ROBERT KENDALL (Name of officer handling case) Notify this office of the time of release at least 30 days prior to release or as far in advance as possible. Notify this office in the event of the inmate's death or transfer to another institution. Please cancel the detainer previously placed by this Office on ROBERT KENDALL (Signature of Immigration Officer) (Title of Immigration Officer) Receipt acknowledged: Date of last conviction: _____ Latest conviction charge: _____ Estimated release date: _ Signature and title of official:

Form I-247 (Rev. 08/01/07)

U.S. Department of Homeland Security

Continuation Page for Form 1247

Alien's Name	File Number		Date
LYTTLE, Mark Daniel	Event No:	RDU0809000041	September 5, 2008
OTHER ALIASES KNOWN BY:		7 10000	
LITTLE, MARK DANIEL			
Signature Robert Res	1	Title	
ROBERT RENDALL		The second secon	IZA

EXHIBIT G

STATE OF	NORT	TH CAROLINA	4	File No. Co. Of H	learing	07CR 624	51	
NEW HAN		County	WILMINGTON	Seat Of	Court	In The Gene	eral Court Of Jus	stice
revocation judgment is sufficie	ent where the	ation judgment for each sentend original sentence was imposed used in conjunction with AOC-Ci	on offenses consolidated for			☑ District ☐	Superior Court Di	vision
ourposes or judgment. This is		TATE VERSUS	1-004.)		11100	NACNIT AND CO	ASSSITASTALT	
Defendant				1		SMENT AND CO VOCATION OF		ΛD
MARK D LYTTLE				ļ.	ОТ ИС	SERVE SENTENCE	E - MISDEMEAN	
Race H		Sex MALE	DOB		(S	TRUCTURED SEN G.S. 15A-134	TENCING) 41(c), 15A-1344, 15	A-1345
Attorney For State DRAUGHN			Def. Found Def. Waived Not Indigent Attorney	Attorney For	Defendant	t At Revocation Hearing	Appointed	Retained
The defendant was	placed	on probation pursuant	to the following Judg	gment Susp	ending 9	Sentence:		
Date Of Judgment Suspe	nding Sente	ence Name Of Original S	entencing Judge			County Of Origin		
02/21/2008	·	MELINDA CRO	OUCH		NEW I	HANOVER		
County of Origin File No.(s)	Off. No.		Offense Description			Offense Date	G.S. No.	CL.
G.S. 15A-1340.20, In the original J 1. pursuant 2. based up	ment Su the num Judgment to a plea	ber of prior conviction t Suspending Senten a arrangement as to s ding of:	the Court determined	ed the defe 58 of G.S.	ndant: Chaptei	r 15A.	0) [] II (1-4) 🔀 I	II (5+)
)-95(e)(4) (drugs).	G.S. 14-3(c) (ha		J a Cias	os i imsuemeanoi.		
					a Class :	2 misdemeanor. G.S.	90-95(e)(7).	
			CONCLUSION		\$00			
probation upon criminal conten be activated, a contenses committee suspended ser	which the npt is not nd the de d before Jar ntence of	ne execution of the act appropriate, and the efendant be imprisone auary 1, 1997) The defer imprisonment in lieu	tive sentence was su Court ORDERS that ed: idant has freely, volur	spended, ar the defendant starily and under defendant	nd that of ant's pro nderstant's proba	t the defendant has vio continuation, modificat bation be revoked, the ndingly elected to sen ation. Therefore, by v imprisoned:	tion or special proba at the suspended se we the defendant's	ation or entence
the Gould ORD				C DOC				
the Gould ORD ORD ORD ORD ORD ORD ORD ORD	100	days in the cus		neriff of				inty.
the Gould ORD		•	stody of the:	neriff of				•
the Gould ORD The defendant shall The defendant shall The defendant shall	be given o	credit for 22 above shall begin at	days spent in the confir	heriff of her: nement prior to entences wh	to the dat	te of this Judgment as a defendant is presently	result of this charge(s	·).

(check all that apply) 1. The Clerk, under G.S. 7A-304(c), shall immediately disburse	any undisbursed monie	s paid by the defenda	ant under the Judgment Suspending
Sentence as provided in that Julian 2. The Court finds that the defend	dgment. ant 🔲 is 🔲 is not suital	ble for placement in a c	ounty satellite iail/wor	k release unit G.S. 15A-1352(a).
3. With the consent of the defenda	int, work release is ordered ar		any required processi facility within this county/out	ng, shall be committed to: [check (a) or (b)]
(b)				jail/work release unit within this county/out of county)
not within this county. G.S. 15/	mmissioners or Department o -1352(d).	f Correction has conse	nted to the commitme	nt to the above described facility, that is
The Court Recommends: 4. Assignment to a Substance Abi	use Treatment Unit pursuant to		olies only to offenses con	nmitted before December 1, 2003).
5. Psychiatric and/or psychologica 7. Payment from work release ear	nings, if applicable, the items		elow.	
Restitution* All Prior Attor \$. \$	ney Fees In This Case Attorney \$'s Fee For This Proceeding	All Other	Total Amount Due \$ \$0.00
*See attached "Restitution Update Worl reference. NOTE: ACC-CR-612 must be com CASE in which the defendant was ordered in the orig	pleted whenever Recommendation No. :	7 above is checked. Even if Re	commendation No. 7 is not a	DC-CR-612, which is incorporated by
The Court further recommends: SENTENCE MODIFIED TO 100 DA				
The Court does not recommend:	1. Restitution as a condition	Programme Contract Co	2. Work release.	
After considering the record acritical	in the Classical Control of the Cont	FINDINGS		
After considering the record contained behalf of the State and the defendant, 1. The defendant is charged with ha	the Court finds:			
⊥ a. the Violation Report(s) on t	ile herein, which is incorporate	ed by reference.	-	
b. the Notice of Hearing on V 2. Upon due notice or waiver of notice	CE (check a. or b.)		•	
— violated each of the conditions	. At the detendant's probation :	as set forth helow		in its discretion that the defendant in its of the defendant's probation as set
3. The condition(s) violated and the a. in paragraph(s)	acts of each violation are as s	et forth <i>(check a. and/or t</i> the Violation Report or l	o.) Notice dated	
 b. on the attached sheet. 4. Any allegation of a violation stated 5. Each of the conditions violated as 	set forth above is valid; the de	efendant violated each	condition willfully and	s dismissed. without valid excuse; and each violation
occurred at a time prior to the exp	iration or termination of the pe	eriod of the defendant's	probation.	fivate the suspended contains.
7. Beyond a reasonable doubt that b	reviously entered in this case efore the expiration of the per	shall be docketed, if it it if it if it if it if it if it it if it if it is shall be started in the Started in the Started in it is in the Started in the St	has not already been ate filed a written moti	docketed.
conduct a revocation hearing and probation set out in the judgment	the State made a reasonable.	effort to notify the prob	ationer and to conduc	t the hearing during the period of
	AWARD OF FEE TO			
counsel or assigned public defend	er in this revocation proceedin	g.		as awarded the defendant's appointed
It is ORDEPED that the Clark deliver to		MITMENT/APPEA		
It is ORDERED that the Clerk deliver to cause the defendant to be delivered with the defendant shall have complied with the The defendant gives notice of appears.	th these copies to the custody conditions of release pending	of the agency named of appeal.	on the reverse to serv	r qualified officer and that the officer e the sentence imposed or until the
The current pretrial release order is	modified as follows:			
The defendant gives notice of appe conviction release are set forth on f	orm AOC-CR-350.		eliate division. Appea	entries and any conditions of post
Date Name Of Presidi	SIGNA ng Judge (Type Or Print)	TURE OF JUDGE	Signature Oj Presiding Ju	idge A X
08/14/2008	JEFFREY NOECKER	1	Heller	w Maw Kelly
Date Remanded To District Court Dat	ORDER OF COI	MMITMENT AFTE		Appellate Opinion Certified
	, in the second	Date Williams Of Al	pear neu Date	Appenate opinion certained
It is ORDERED that this Judgment be defendant to the custody of the official authority for the commitment and deter	named in this Judgment and f	DERED that the sheriff urnish that official <u>two</u>	arrest the defendant, certified copies of this	if necessary, and recommit the Judgment and Commitment as
Date Signature	Specific reports			Deputy CSC Assistant CSC Clerk of Superior Court
		ERTIFICATION		
Appeal Entries (AOC-CR-350)		marked below is a true leet, Notice And Finding	and complete copy of is (Revocation Or Ter	the original which is on file in this case. mination Of Probation) (AOC-CR-612)
Date	fied Copies Delivered To Sheriff 08/15/2008	Signature	1111	Deputy CSC Assistant CSC
AOC-CR-608, Side Two, Rev. 3/07 © 2007 Administrative Office of the Courts		ed squares is to be disregarded	l as surplusage.	Clerk of Superior Court
S FOR WHITH ISPANIA CHICE OF ING CORUS		/	1	

NEW HANOVER County		In The General Court Of Justice ☑ District ☐ Superior Court Division	
Name Of Defendant		JUDGMENT/ORDER OR	
Race	Date Of Birth Social Security No.	OTHER DIS	SPOSITION
Attorney For State	Def. Found Def. Waived / Not Indigent Attomey	Attomey For Defendant	Appointed Retained
Offensa			NOTE: (For use in recording Misdemeanor conviction levels unde S.S.A.)
PLEA	l V	ERDICT	PRIOR CONVICTIONS:
Guilty/Responsible No Contest	Guilty/Respons	L,	evel_0
Guilty/Responsible No Contest	Guilty/Respons	sible	MISD. CLASS: 1 2 3
Not Guilty/Not Responsible	Not Guilty/Not	Responsible	
A Artsaid	- tied not	withfull	_
propen-10	Odaepach	or - (mody	red ct 2) 2 dap aedi-
Jun 150 d	ays to 100	days, 2	2 dap aldi-
		1	Ü
Name Of Presiding J	ludge (Type Or Print)	Signature, Of Presiding Judge	1 1
31648		Je Chul	huelelle
The defendant gives notice of a	APPEAL EN		Court
The current pretrial release ord	der is modified as follows:	s district court to the Superior	Court.
			Α.
EKE BE			
The defendant gives notice of a	appeal from the judgment of the	Superior Court to the Appella	te Division. Appeal entries
ate Name Of Presiding J		Signature Of Presiding Judge	
AOC-CR-305, Rev. 7/95	Original - Fi	le	
1997 Administrative Office of the Courts			