NORTH CAROLINA MECKLENBURG COUNTY IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION FILE NO. 01

IN THE MATTER OF THE DISCIPLINE OF,

SHARON DUNIGAN JUMPER, Attorney at Law FILED #23

OCT 29 2001

THIS CAUSE, coming on to be heard and being heard before the undersigned jude presiding at the October 22, 2001 session of Mecklenburg County Superior Court upon notice to the respondent, Sharon Dunigan Jumper, who is present and represented by Norman Butler and Paul Whitfield, both of the Mecklenburg County Bar; and the Court finds the following facts by clear, cogent and convincing evidence:

FINDINGS OF FACT

- 1. The Respondent, Sharon Dunigan Jumper, is an attorney licensed to practice law in the State of North Carolina.
- 2. The Respondent entered a plea of guilty in this Court on this date to the offense of Financial Transaction Card Fraud, a Class I Felony.
- The offense to which the Respondent has pled guilty does not directly involve her practice as an attorney but does reflect adversely upon her honesty, trustworthiness, and fitness as an attorney. In particular, during the course of pre-trial hearings, evidence was presented which showed that the Respondent's conduct which led to the criminal charges was related to general practices of poor financial management in her professional practice and personal life.
- 4. Notwithstanding the Respondent's proficiency as a courtroom lawyer, this Court is of the opinion that the Respondent has demonstrated such inattention to the management of the business aspect of her professional and personal life that will inevitably impair her ability to continue to practice in a professional and competent manner.

The Respondent's conduct is such as to demean and bring into disrepute and disgrace the practice and profession of attorney and to bring into contempt the administration of justice.

BASED UPON THE FORGOING FINDINGS OF FACT, the Court CONCLUDES AS MATTERS OF LAW:

- 1. This Court has authority to disciplince the Respondent pursuant to its inherent authority over licensed attorneys in this state.
- 2. The Respondent, Sharon Dunigan Jumper, has pled guilty to a felony which feflects adversely on her honesty, trustworthiness, or fitness as an attorney.
- 3. The Respondent's conduct is such as to warrant suspension by this Court.

NOW THEREFORE IT IS ORDERED:

- 1. The Respondent, Sharon Dunigan Jumper, is hereby suspended from the practice of law in the State of North Carolina for a period of no less than 90 days, effective November 15, 2001.
- 2. The Respondent shall, on or before November 15, 2001, transmit her license certificate and membership card to the North Carolina State Bar at 208 Fayetteville Street Mall, Raleigh, N.C. 27602 or mail them to P.O. Box 25908, Raleigh, N.C. 27611-5908.
- 3. The North Carolina State Bar shall immediately institute disciplinary proceedings against the Respondent for purposes of determining whether or not the Respondent should be disbarred and, if not, the actual period of suspension of the Respondent's law license, which shall, in any event, be no less than 90 days.
- 4. The Respondent shall not practice law in North Carolina unless and until her license is restored by the North Carolina State Bar, which shall be no sooner than February 13, 2002, and as conditions precedent thereto the Repondent shall:
 - a. Participate in and successfully complete any course of education, counseling or treatment as recommended by the North Carolina State Bar pertaining to law office management, personal and professional financial

- management, and personal and professional accounting or bookkeeping.
- b. Implement such systems as directed by the North Carolina State Bar for law office management, bookkeeping and accounting in connection with her practice of law.
- 5. The Respondent shall comply with the wind down provisions of 27 N.C. Admin Code Chapter 1, Subchapter B, Rule .0124 of the North Carolina State Bar Discipline & Disability Rules.
- 6. The Clerk of Superior Court of Mecklenburg County shall forthwith certify a copy of this Order to the North Carolina State Bar.

This the 23rd day of October, 200

Superior Court Judge

A TRUE COPY

CLERK SUPERIOR COUPT

By Carolin B. Platta Assistant Deputy Clerk Superior Court

			特别法例本			
STATE OF NORTH CARO	LINA	. :	File No.	በበርጉ	S112301	
MECKLENBURG County	CHARLOTTE,NC	Seat of Court	In Th	ne General Cou		
NOTE: [This form is to be used for (1) felony offense(s), are consolidated for judgment with any felony offense(s)	s). Use AOC-CR-310 for DWI off	ense(s).]		Superior Court	Division	
STATE VERSU Name Of Defendant	<u>S</u>			ING SENTENC		
SHARON D. JUMPER	1		☐ IMPOSING AN INTERMEDIATE PUNISHMENT ☐ IMPOSING A COMMUNITY PUNISHMENT			
Race Sex	DOB			SENTENCING		
White Fem Attorney For State		Attorney For Defende	G.S. 15A-1	1341, -1342, -13	43, -1343.2, -1346	
A. SIGMON & J. ASHENDORF	Def. Found Def. W. Attorne	aived		☐ A	ppointed Retained	
The defendant 🛛 pled guilty to: 🗌 w	as found guilty by a ju	ry of: 🗌 pled no co	ntest to:			
File No.(s) Off.	Offense Description	1	Offense Date	G.S. No.	F/M CL.	
00CRS112301 51 FINANCIAL C	ARD FRAUD		12-11-1998	14-113.13(a)	FI	
The Court: 1. has determined, pursuant to G.S. 15A- 2. makes no prior record level finding bec		d points of the defendan	יי פטיטט		⊠ı □ııı □v □ıı □ıv □vı	
The Court (NOTE: Block 1 or 2 MUST be chec						
1. makes no written findings because G.S. 15A-1340.17(c).	the prison term impos	ed is within the presu	mptive range o	of sentences au	thorized under	
2. makes the Findings of Aggravating				605.		
3. makes the Findings of Extraordinary 4. finds the defendant has provided su				1	-	
5. finds enhanced punishment from a	Class A1 or Class 1 m	isdemeanor to a Class		•	•	
G.S. 90-95(e)(3) (drugs); 6. imposes the punishment pursuant t	G.S. 14-3(c) (hate		Article 59 of G	Chantar 1E	Λ	
7. finds the above designated offense	s(s) is a reportable con	viction involving a mi	nor. G.S. 14-	208.6.	Α	
8. finds the defendant is classified as	a sexually violent pred	ator, G.S. 14-208-20	D.			
The Court, having considered evidence, arguments of counsel and statement of defendant, finds that the defendant's plea was freely, voluntarily, and understandingly entered, and Orders the above offenses be consolidated for judgment and the defendant be imprisoned						
for a minimum term of 06 months for a maximum term of 08 months in the custody of the N.C. DOC.						
This sentence shall run at the expiration of	f sentence imposed in file	number				
The defendant shall be given credit for to be applied toward the sentence impos	ed above. 🗌 imprisonme					
North Charles at all and a state of	· · · · · · · · · · · · · · · · · · ·	N OF SENTENCE			and a second	
With Without* the consent of the defandant is placed on super		sed probation for		on of this sentend _ months.	ce is suspended	
(*NOTE: For offenses committed on or after Ja	anuary 1, 1997, per repeal of	15A-1341(c), defendant's	çonsenț is not nee			
1. The Court finds that a longer 2. The Court finds that it is NOT appropri	shorter period of probat					
authority to impose any of the requiren						
G.S. 15A-1343.2(f) if the offender is s				undained on biles.		
3. The above period of probation shall beg 4. The above period of probation shall beg					· ·	
(NOTE: List file number, date, county				-	·	
File Number Offense	County		Court		Date	
5. The defendant shall comply with the co	onditions set forth in file i	number		-	•	
	MONETARY	CONDITIONS	10			
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 Fine	Restitution*	Attorney's Fee	Community Service	ce Fee Total Amo	ount Due	
\$ 115.00 \$	\$	\$	\$ 100.00	* \$	215.00	
*See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference.						
All payments received by the Clerk shall be distributed pro rata among the persons entitled to restitution in this priority: first among all G.S. 7A-304(d) priorities and before payment of community service and probation supervision fees. Upon payment of the "Total Amount Due", the probation officer may transfer the defendant to unsupervised probation.						
Upon payment of the "Total Amount Due AOC-CR-603, Rev. 2/2000	•		•	eu probation.		
Material opposite unmarked squares is to be disregarded as surplusage. © 2000 Administrative Office of the Courts (Over)						

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

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) 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 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.

If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (9) Obey the rules and regulations of the Department of Correction governing the conduct of inmates while imprisoned. (10) 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), 143B-262(c)

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

or until relicensed by the Division of Motor Vehicles, whichever is later.

or until relicensed by the Division of Motor Vehicles, whichever is later.

premises while the de

The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:								
☐ 11.	not operate a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later.							
<u> </u>	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 the following purposes which are reasonably related to the defendant's probation supervision: stolen goodscontrolled substancescontrolled							
□ 13.	Not use, possess or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors or sellers of any illegal drugs or controlled substances; and not knowingly be present at or frequent any place where							
	illegal drugs or controlled substances are sold, kept or used.	and not knowlingly be prosent at or frequent, any place where						
<u> </u>	Supply a breath, urine and/or blood specimen for analysis of the possible presence of a prohibited drug or alcohol, when instructed by the defendant's probation officer.							
☐ 15.	265							
<u> </u>	the community service coordinator and pay the fee prescribed monetary conditions above. within days of	by G.S. 143B-475.1(b). pursuant to the schedule set out under						
 17.	Report for initial evaluation by	and daughteric and potent beginning service.						
<u>.</u>	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.								
⊠ ^{19.}	Other:	AND COMPANY OF PROPURIOUS TROOP COMPANY						
	THE DEFENDANT SHALL ABIDE BY REGULAR TERMS AND CONDITIONS OF PROBATION. UPON COMPLIANCE WITH MONETARY AND OTHER PROBATION CONDITIONS, THE DEFENDANT MAY BE TRANSFERRED TO UNSUPERVISED							
	PROBATION. SEE OTHER SPECIAL CONDITIONS ATTAC							
<u> </u>	Comply with the Special Conditions Of Probation - Intermediate	e Punishments - Contempt which are set forth on AOC-CR-603, Page Two.						
	aring was held in open court in the presence of the defendant inted counsel or assigned public defender.	at which time a fee, including expenses, was awarded the defendant's						
	ORDER OF COMMITM	/IENT/APPEAL ENTRIES						
tl	he officer cause the defendant to be delivered with these copie	Judgment and Commitment to the sheriff or other qualified officer and that is to the custody of the agency named on the reverse to serve the sentence						
☐ 2. T	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 Superior Court to the Appellate Division. Appeal entries and any conditions of post conviction release are set forth in form AOC-CR-350.							
		RE OF JUDGE						
Date	Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Judge						
10	-23-2001 FORREST D. BRIDGES	TX MX						
CERTIFICATION								
certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case.								
1. Appellate Entries (AOC-CR-350) 2. Judgment Suspending Sentence, Page Two [Special Conditions Of Probation - Intermediate Punishments - Contempt (AOC-CR-603,								
Page Two)								
3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605)								
4. Extraordinary Mitigation Findings (AOC-CR-606) 5. Restitution Worksheet, Notice And Order [Initial Sentencing] (AOC-CR-611)								
ate Of Ce		Signature . A A A						
	10-24-2001	Carolin B. Platto SEAL						
ate Certifi	ied Copies Delivered To Sheriff	Deputy CSC Assistant CSC Superior Clerk of Court						
		· · · · · · · · · · · · · · · · · · ·						

AOC-CR-603, Side Two, Rev. 2/2000 @2000 Administrative Office of the Courts

Material opposite unmarked squares is to be disregarded as surplusage.

4. Intensive Supervision Program - G.S.15A-1340.11(5); 15A-1343(b1)(3b); 143B-262(c)

Submit to supervision by officers assigned to the Intensive Probation Program established pursuant to G.S. 143B-262(c), for a period of ______ months, (6 to 9 months recommended by the Division of Community Corrections), and comply with the rules adopted by that program.

Other:

Other:

☐ 5. Day-Reporting Center - G.S. 15A-1340.11(3); 15A-1343(B1)(10); 15A-1340.11(6)

Report as directed by the probation officer to the Day Reporting Center for a period of _____ _ days, ____ months, and abide by all rules and regulations of that program.

Other:

AOC-CR-603, Page Two, Rev. 10/2000 ©2000 Administrative Office of the Courts

Material opposite unmarked squares to be disregarded as surplusage.

(Over)

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	SPECIAL CONDITIONS FOR SEX O	OFFENDERS - G.S. 15A-1	3443(b2)
NOTE: The following a	are not defined as intermediate punishments under	G.S. 15A-1340.11(6).	
The defendant involves the plant involves involves involves the plant involves i	itions For Sex Offenders, etc G.S. 15 has been convicted of an offense which is a hysical, mental, or sexual abuse of a minor, or as required by G.S. 14-208.7 if the offense ate in such evaluation and treatment as is not logical, or other rehabilitative treatment as of mmunicate with, be in the presence of, or for ide in a household with any minor because the in a household with any minor child other the formental abuse of a minor child in this offer ant's harmful or abusive conduct will recur at the same household as the defendant. (Name 186.)	a reportable conviction as de and must: a is a reportable conviction a ecessary to complete a presor dered by the court. and in or on the premises of here is evidence of sexual ab han the child(ren) named bel ense, but the court expressiond that it would be in the be	as defined by G.S. 14-208.6(4). cribed course of psychiatric, the victim of the offense. ouse of a minor child in this offense. ow, because there is evidence of finds that it is unlikely that the st interests of the named child(ren) to
		· · · · · · · · · · · · · · · · · · ·	
6. Other:			
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1			
	OTHER SPECIA	L CONDITIONS	
CERTIFICATI UNTIL HER I THAT 90 DAY PRIOR TO RE SUCCESSFUL FINANCIAL M DIRECTED OF SYSTEMS AS ACCOUNTING BY SEPARATI	EFENDANT SURRENDER TO THE NC STATE AND MEMBERSHIP CARD AND THAT ICENSE IS RESTORED BY THE NC STATES, SIBJECT TO SUCH OTHER FURTHER SUMING PRACTICE AS AN ATTORNEY, LY COMPLETE ANY COURSE OF LAW OMENAGEMENT, PERSONAL AND PROFICE RECOMMENDED BY THE NC STATE BAY BE DIRECTED BY THE STATE BAY IN CONNECTION WITH HER PRACTICE ORDER ISSUED THIS DATE, THIS MATEY ACTION AS THEY DEEM NECESSARY	SHE SHALL NOT PRACTICE BAR. THAT PERIOD OF ORDERS AS MAY BE ENTOTHE DEFENDANT SHALL DEFICE MANAGEMEN, PRESSIONAL ACCOUNTING FOR LAW OFFICE MANAGEMEN. TER IF TRANSFERRED T	CE LAW IN NC, UNLESS AND SUSENSION TO BE NO LESS FERED BY THE STATE BAR. L PARTICIATE IN AND ERSONAL AND PROFESSIONAL OR BOOKKEEPING, AS MAY BE HALL IMPLEMENT SUCH AGEMENT, BOOKKEEPING AND
The above conditions	are incorporated in the "Judgment Suspend	ing Sentence" in the above	case(s) and made a part thereof.
Date	Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Judy	e
10-23-2001	FORREST D. BRIDGES	1 < 1/2 () W	
	•		