

	Active	Split Sentence at Sentencing G.S. 15A-1351(a)	Split Sentence as Modification of Probation G.S. 15A-1344(e)	Confinement in Response to Violation (CRV) G.S. 15A-1344(d2)	Quick Dip G.S. 15A-1343(a1)(3) and -1343.2	Nonpayment of Fine G.S. 15A-1352	Probation Revocation
Felony G.S. 15A-1352(b)	Division of Adult Correction (DAC)	Continuous: Local jail or DAC Noncontinuous: Local jail or treatment facility	Continuous: Local jail or DAC Noncontinuous: Local jail or treatment facility	DAC	Local jail	DAC	Place of confinement indicated in the judgment suspending sentence
Misdemeanor G.S. 15A-1352(a)	Sentences imposed on/after 10/1/2014 ≤ 90 days: Local jail > 90 days: Statewide Misdemeanant Confinement Program (SMCP) Sentences imposed before 10/1/2014 ≤ 90 days: Local jail 91-180 days: SMCP > 180 days: DAC	Local jail or treatment facility	Continuous: Local jail or DAC Noncontinuous: Local jail or treatment facility	Place of confinement indicated in the judgment suspending sentence	Local jail	Local jail	Place of confinement indicated in the judgment suspending sentence
DWI G.S. 15A-1352(f)	Sentences imposed on/after 1/1/2015: SMCP, regardless of sentence length Sentences imposed before 1/1/2015 (G.S. 20-176(c1)): <ul style="list-style-type: none"> Defendants with no prior DWI or jail imprisonment for a Ch. 20 offense: Local jail Defendants with a prior DWI or prior jail imprisonment for a Ch. 20 offense: <ul style="list-style-type: none"> ≤ 90 days: Local jail 91-180 days: Local jail or DAC, in court's discretion > 180 days: DAC 	Local jail or treatment facility	Continuous: Local jail or DAC Noncontinuous: Local jail or treatment facility	Place of confinement indicated in the judgment suspending sentence	N/A	N/A	Place of confinement indicated in the judgment suspending sentence

NOTES:

Work release. Notwithstanding any other provision of law, the court may order that a consenting misdemeanor (including DWI) be granted work release. The court may commit the defendant to a particular prison or jail facility in the county or to a jail in another county to facilitate the work release arrangement. If the commitment is to a jail in another county, the sentencing court must first get the consent of the sheriff or board of commissioners there. G.S. 15A-1352(d).

Overcrowded confinement. When a jail is overcrowded or otherwise unable to accommodate additional prisoners, inmates may be transferred to another jail or, in certain circumstances, to DAC, as provided in G.S. 148-32.1(b). A judge also has authority to sentence an inmate to the jail of an adjacent county when the local jail is unfit or insecure, G.S. 162-38, or has been destroyed by fire or other accident, G.S. 162-40.