STATE OF	NOI	RTH CAROLI	NA		File No.	•	98CrS 234	85			
Guilfe	ord	County	Greensboro	_ Seateful	SED COUNT	γ In The	General Court (of Justic	e		
•			demeanor offense(s), which are se AOC-CR-301 on DWI offense(s)	Superior Court Division JUDGMENT AND COMMITMENT							
		STATE VERSUS									
Name Of Defendant		,		SEP 3 1990 TIVE PUNISHMENT							
Ronnie Lee Kimbl Race	le	Sex	DOB	-AT 4:45	orchards /	FELO					
WHITE	07-17-1972	ВУ	57 (STR	UC TURED:	SENTENCING) G.S. 15A-1	301, 15A-13	340.13				
Attorney For State			Def. Found Def. Waive	Atromev For	erendam CO	RT					
Richard Panosh			Not Indigent Attorney 9/2/98	David Lloy	d/John Hati	field	⊠ Арроіп	ted Re	tained		
The defendant	ple	ed guilty to: 🛚 was	s found guilty by a jury	of: pled r	o contest t	o:					
File No.(s)	Off		Offense Description	:	Off	ense Date	G.S. No.	F/M	CL.		
98CrS 23485	51	First Degree Arson			10	-09-1995	14-58	F	D		

2. makes no	prior r	ecord level finding b	340.14, the prior record po pecause none is required abitual felon, or drug tra	for Class A	felony,		IOR 🔀 1	I IV	□ V		
The Court: 1. makes no under G.S (d) for 2. makes the 3. imposes th	written 3. 15A- an adj Findin ne priso	findings because the 1340.17(c). (b) iudication as a viole gs of Aggravating aron term pursuant to ant has provided sub-	e prison term imposed is for a Class A felony. [nt habitual felon. G.S. and Mitigating Factors set a plea arrangement as to stantial assistance pursu	: ⊠ (a) wit ☐ (c) for enh 14-7.12. [forth on the a sentence und ant to G.S. 90	thin the preading the control of the	rm penalty ug trafficki C-CR-605. 8 of G.S. C	ng offenses.		zed		
			tual felon pursuant to Art					1.4.0(-)./			
			ass 1 misdemeanor to a	Class I telony	y. ∐ G.S. 9	0-95(e)(3)	(drugs); [G.S.	14-3(C) (race).		
The Court, havin	na cons	linary Mitigation. sidered evidence, ar understandingly en	guments of counsel and tered, and Orders the al	I statement o oove offense	of defendan s be consoli	t, finds tha dated for j	t the defendant's udgment and the	plea wa defe <u>n</u> da	s nt be		
for a minimum t	erm of	:	for a maximum term	of:		in the cus	tody of:				
	55	months	7.	5	months	⊠n.c. d	nc.				
			ee attached Death and Certificates)		Sheriff pursuant to G.S. 15A-1352(b).						
		ife Imprisonment Wion: Life Imprisonme				-					
		given credit for		nement prior	to the date of	of this Judgi	nent as a result of	this charg	ge(s).		
☐ The sentence ☐ The sentence ☐ (NOTE: List the	e impo e impo ne case	sed above shall beg sed above shall beg number, date, county	in at the expiration of a in at the expiration of t and court in which prior so	Il sentences he sentence entence impos	which the d imposed in	lefendant is	s presently obliga				
97CrS 39580-	- 9/3/98	Guilford County Supe	erior Court, Greensboro ,N	C							

(check all that apply)									
1. The defendant shall pay the costs. 2. The defendant shall pay a fine of \$ The Court recommends:									
\square 3. Substance Abuse Treatment Unit pursuant to G.S. 15A-1351(h). \square 4. Psychiatric and/or psychological counseling.									
5. Work Release. 6. Payment as a condition of post release supervision, if applicable, or from work release earnings, if applicable, of the items									
6. Payment as a co	· · · · · · · · · · · · · · · · · · ·	ase supervision, if appli	cable, or from work release earning	gs, if applicable, of the items					
Fines	Costs	Restitution*	Reimbursement For Attorney Fee & Oth	ner Total Amount Due					
*Name(s), address(es), amount(s) & social security number(s) of aggrieved party(ies) to receive restitution:									
,									
_									
The Court further red	commends:								
That the Defendant is to	o be placed on suicid	e watch. Further. The O	Court will also notify the Departmen	at of Corrections that this					
	•		nes not the person he actually is and						
should be on gaurd and	•	<u>-</u>	-						
	·	• •							
The Court does not red	commend:								
Restitution as a condition of post release supervision or work release.									
	AW	ARD OF FEE TO COL	JNSEL FOR DEFENDANT						
A hearing was held in open court in the presence of the defendant at which time a fee, including expenses, was awarded the defendant's appointed counsel or assigned public defender.									
	0	RDER OF COMMITM	ENT/APPEAL ENTRIES						
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									
			with the conditions of release pendir						
			uperior Court to the Appellate Division						
		set forth on form AOC-C							
		SIGNATURE		4					
Date 00.02.1009	Name Of Presiding Judge	e (Type Or Print)	Signature Of Presiding Judge /	lu.					
09-03-1998	Preston Cornelius	ODDED OF COMMITM	MENT AFTER APPEAL						
Date Appeal Dismissed		Date Withdrawal Of Appeal F		pinion Certified					
It is ORDERED that thi	s Judament be exec	uted. It is FURTHER O	RDERED that the sheriff arrest the	defendant, if necessary, and					
recommit the defendar	nt to the custody of	the official named in th	is Judgment and furnish that offic						
		he commitment and det	ention of the defendant.						
Date	Signature Of Clerk			Deputy CSC Assistant CSC Clerk of Superior Court					
		CERTIF	ICATION						
	ment and Commitme	ent with the attachmen	t marked below is a true and comp	olete copy of the original which					
is on file in this case. Appeal Entries (AOC-CR-350).									
			ggravating And Mitigating Factors						
		Findings As To Forfeitu nent Information Stater	re Of Licensing Privileges (AOC-CR) nent (DC-600).	317).					
Date O	100		Signature And Seal)					
Date Certified Copies Pelivere	ed To Sheriff		Junian Ti	und r					
4.7	3-40		™ Deputy CSC	Superior Clerk of Court					