working copy

STATE OF NORTH CAROLINA COUNTY OF GUILFORD

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION

97CRS39580;81

STATE OF NORTH CAROLINA)	
)	
v.)	DISCOVERY
)	MEMORDANDUM
THEODORE MEAD KIMBLE,)	(Number 3)
RONNIE LEE KIMBLE,)	(**************************************
Defendants)	

NOW COMES the State of North Carolina and acknowledges receipt of Defendants' request for additional discovery. The State of North Carolina has previously provided copies of analysis of the arson burn time, and counsel requested additional information to complete their independent analysis of the fire. In response to that request, the State of North Carolina has prepared copies of the following documents, said copies are available to pick up at the District Attorney's Office.

- 1. Advice of Rights, Theodore Mead Kimble.
- 2. Statement of Theodore Mead Kimble.
- 3. State Bureau of Investigation Crime Scene Report. (3 pages)
- 4. State Bureau of Investigation Crime Scene Supplemental report. (2 pages)
- 5. Guilford County Fire Marshall report. (10 pages)
- 6. Data sheet.

In the event that there are other specific requests, the State of North Carolina will voluntarily respond to each request.

The State will voluntarily provide any additional items of discovery and any exculpatory or Brady materials which come into the possession of the State of North Carolina. The State acknowledges its continuing duty to disclose any discoverable or exculpatory materials which come to the attention of the State.

Additionally, discovery of any items such as video tapes, photographs, audio tapes and diagrams presently held at the District Attorney's Office can be arranged by contacting the undersigned.

Thursday, February 19, 1998

Richard E. Panosh Assistant District Attorney

CERTIFICATE OF SERVICE

- I, Richard E. Panosh, Assistant District Attorney for the Eighteenth Prosecutorial District, hereby certify that I have served a copy of the attached document on the counsel for the Defendant this date by:
 - (X) Placing said copy in an official depository of the United States
 Post office with the first-class postage prepaid and with the same
 addressed to:

Mr. Robert McClellan Attorney at Law Ivey, McClellan, Gatton & Talcott, L.L.P. P.O. Box 3324

(X) A copy of this document was also faxed to the office of this date Mr. McClellan.

This Thursday, February 19, 1998.

Richard E. Panosh, Assistant District Attorney