STATE OF NORTH CAROLINA					File No. 97CrS 23654						
Guilfo	SeaGUILFORD COUNTY In The General Court Of Justice										
•		) felony offense(s), and (2) mise with any felony offense(s). Us		, FI	Superior Court Division						
	COMMITMENT	•									
Name Of Defendant	_			1	SEP	. \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	$\circ$	ISHMENT			
Ronnie Lee Kimble	<u> </u>	Sex	DOB		AT 4:45	polbek t	FELO				
WHITE	-17-1972	BY (STRUCTURED SENTENCING) CLERK OKSUDDIOR COLIDT G.S. 15A-1301, 15A-1340.13									
Attorney For State	Attorney For Defendant										
Richard Panosh							ted Re	tained			
The defendant	ple	ed guilty to: 🛚 was	9/2/ found guilty	by a jury o	of: pled r	o contest	to:		-	<b></b>	
File No.(s)	Off			С	Offense Date	G.S. No.	F/M	CL.			
97CrS 23654	52	Conspiracy to Commit Murder					10-09-1995	114-2	F	B2	
2. makes no	prior r	ursuant to G.S. 15A-13 ecord level finding b n penalty, violent ha	ecause none	is required	for Class A	felony,	_	OR I		UV VI	
under G.S	. 15A- an adj	findings because the 1340.17(c). [ (b) 1 udication as a violer gs of Aggravating an	for a Class A nt habitual fel	felony. [ on. G.S. 1	](c) for enh 14-7.12. [	anced fire	arm penalty drug trafficki			zed	
4. finds the de	efenda	on term pursuant to a int has provided subs	tantial assista	ance pursua	ant to G.S. 90	)-95(h)(5).		napter 15A.			
6. finds enhal	nced p	endant to be an habit unishment from a Cla						(drugs);	14-3(c) (	race).	
The Court, havin freely, voluntarily	a cons	inary Mitigation. sidered evidence, ard understandingly ent	guments of co ered, and Ord	ounsel and ders the ab	statement o	of defenda s be conso	int, finds tha olidated for ju	t the defendant's udgment and the	plea wa def <u>e</u> nda	is nt be	
imprisoned for a minimum te	rm of	•	for a maxi	imum term	of:		in the cus	tody of:			
Tor a minimum to	135	months	Tor a maxi	17		months		·			
Class A Felor	N.C. DO			OC. oursuant to G.S. 15A-1352(b).							
		ife Imprisonment Wit		role					,		
The defendant sl	nall be	given credit for 0	days spe	nt in confi	nement prior	to the date	of this Judgr	nent as a result of	this char	je(s).	
The sentence	impo case	sed above shall begi sed above shall begi <i>number, date, county s</i> Guilford County Super	n at the expir and court in wi	ration of th hich prior se	ne sentence i Intence imposi	imposed ir			ted to se	rve.	

(check all that apply)					
	shall pay the costs. s:		2. The defend	ant shall pay a	fine of \$
	se Treatment Unit pursu				
6. Payment as a c	ondition of post release et out below.	supervision, if applicab	le, or from work relea	se earnings, if a	pplicable, of the items
Fines	Costs	Restitution*	Reimbursement For Attorne	ey Fee & Other	Total Amount Due
*Name(s), address(e	s), amount(s) & socia	al security number(s)	ı of aggrieved party(i	es) to receive	restitution:
The Oran Cont					
The Court further red That the Defendant is to		otoh Funther The Cour	4		
Defendant is manipulati	be placed on suicide wave and the image that he	e presents is sometimes	t will also notify the Line to the person he actual	epartment of Co lly is and the Do	orrections that this epartment of Corrections
should be on gaurd and	aware that he may exhib	oit this type of behavior.	. •	,	
<b>T</b>					
The Court does not red  1. Restitution as a	commend: condition of post releas	se supervision or work i	elease. 🗌 2. Wor	k release.	
		O OF FEE TO COUNS			
defendant's appoint	in open court in the pre ted counsel or assigned	sence of the defendant public defender.	at which time a fee, i	ncluding expen	ses, was awarded the
	ORDI	ER OF COMMITMENT	/APPEAL ENTRIES		
☑ It is ORDERED that	the Clerk deliver two cer	rtified copies of this Judg	ment and Commitmen	to the sheriff or	other qualified officer
the sentence impose	ed or until the defendant s	shall have complied with	the conditions of relea-	se pending appe	ed on the reverse to serve
conditions of post co	notice of appeal from the nviction release are set f	e judgment of the Superi forth on form AOC-CR-3	or Court to the Appella 50.	te Division. App	eal entries and any
Date	Name Of Presiding Judge (Typ	SIGNATURE OF pe Or Print)	JUDGE Signature Of Presiding	Oudae D	
09-03-1998	Preston Cornelius		1 Neston	Tonelun	
Date Appeal Dismissed		DER OF COMMITMEN Withdrawal Of Appeal Filed		Appellate Opinion Ce	ertified
recommit the defendan	Judgment be executed t to the custody of the ent as authority for the c	official named in this Ju	idament and furnish th	rest the defend nat official <u>two</u> (	ant, if necessary, and certified copies of this
Date	Signature Of Clerk			Depu	ty CSC Assistant CSC
		CERTIFICA	ΓΙΟΝ	Clerk	of Superior Court
l certify that this Judgn is on file in this case.	nent and Commitment v		rked below is a true a	nd complete co	py of the original which
is on me in this case.		s (AOC-CR-350). nent Findings Of Aggrav	rating And Mitigating	Factors (AOC-C	R-605)
	Judicial Findir	ngs As To Forfeiture Of	Licensing Privileges (A	AOC-CR-317).	, , , , , , , , , , , , , , , , , , ,
Date A	Commitment	Information Statement	(DC-600).	$\cup$	
Pate Certified Copies Polivered	1-48	\ <b>T</b>	unda	Fund	$\sim$
	3-98	OX.	Deputy CSC Assis	stant CSC	Superior Clerk of Court
AOC-CR-601, Side Two,	New 10/94 Material on	nosite unmarked access to be	diagonaled executive		

AOC-CR-601, Side Two, New 10/94 Material opposite unmarked squares to be disregarded as surplusage. © 1997 Administrative Office of the Courts