STATE OF NORTH CARO In the General Court of Ju Superior Court Division	1 15 1 1	98CRS 23485		
GUILFORD COUNTY STATE OF NORTH CAROLINA	1998 JUL -6 PH 3: 5	Se Film No.  INDICTMENT		
v. RONNIE LEE KIMBLE	GER DOWN	FIRST DEGREE ARSON		
Date of Offense October 9, 1995	18	Offense in Violation of G.S. 14-58 and the Common Law		
	FIRST DEGREE A	ARSON		
about October 9, 1995, the Defendant, burn or cause to be burned a the dv	Ronnie Lee Kimble did- welling house inhabited	NA, upon their oath present and find that on or unlawfully, willfully, maliciously and feloniously by Patricia Kimble, located at 2104 Brandon te time of the burning Patricia Kimble was in the		
	•	}		
		i i		
	-			
		Signature of Prosecutor		
	WITNESSES	3		
J. D. Church Guilford County Sheriff's Depar 95-1009-0027	tment			
The witnesses marked "X" were sworn testimony, this bill was found to be:	by the undersigned For	reman of the Grand Jury and after hearing		
☑ A TRUE BILL by twelve or n attest the concurrence of twelve or mor ☐NOT A TRUE BILL	nore grand jurors, and l re grand jurors in this F	I the undersigned Foreman of the Grand Jury, Bill of Indictment.		
Date	Sign	nature of Grand Jury Foreman		
JUL 0 6 1998		26002 8		

STATE OF NORTH CAROLINA	File No. 98 CRS 23485		
GUILFORD County  In The General Court of Justice Superior Court Division	Film No.		
STATE VERSUS			
RONNIE LEE KIMBLE	NOTICE OF RETURN OF BILL OF INDICTMENT		
Address GUILFORD COUNTY JAIL			
City,State, Zip GREENSBORO, NC	G.S. 15A-630		
To the Defendant Named Above:			
Take Notice that the Grand Jury of the cou Indictment charging you with the offense(s) spec	inty named above has returned the attached True Bill(s) of sified.		
You are informed that there are important against you. (See G.S. 15A-902 which is printed	time limitations on your right to discovery of the evidence d on the reverse.)		
This Notice is issued upon order of the pre If you desire an attorney but feel that yo the Court to appoint an attorney when you a	ou are indigent and cannot afford or employ one, you may ask		
You are further notified to appear in Super July 31, 1998 at 9:30 am, in Courtroom	ior Court in Greensboro, North Carolina, on 4C.		
	Date Issued 7-6-96		
Note: Attach True Bill(s) of Indictment and a copy of the Order for Arrest, if appropriate	Signature Bulled The		
	Assistant CSC Clerk of Superior Court		
<u>CERTU</u>	FICATE OF SERVICE		
I certify that I issued a copy of this notice	to the defendant named above at the address shown by:		
Mail through the U.S. Postal Service.  Attaching it to an Order for Arrest to	be served on the defendant.		
Other (specify).	Date 2-7-98		
Original-File Copy-Defendant	Signature Medal Signature		

!

§15A-902. Discovery procedure — (a) A party seeking discovery under this Article must, before filing any motion before a judge, request in writing that the other party comply voluntarily with the discovery request. Upon receiving a negative or unsatisfactory response, or upon the passage of seven days following the receipt of the request without response, the party requesting discovery may file a motion for discovery under the provisions of this Article concerning any matter as to which voluntary discovery was not made pursuant to request.

- (b) To the extent that discovery authorized in this Article is voluntarily made in response to a request, the discovery is deemed to have been made under an order of the court for the purposes of this Article.
  - (c) A motion for discovery under this Article must be heard before a superior court judge.
- (d) If a defendant is represented by counsel, he may as matter of right request voluntary discovery from the State under subsection (a) above not later than the tenth working day after either the probable-cause hearing or the date he waives the hearing. If a defendant is not represented by counsel, or is indicted or consents to the the filing of a bill of information before he has been afforded or waived a probable-cause hearing, he may as a matter of right request voluntary discovery from the State under subsection (a) above not later than the tenth working day after
  - (1) The defendant's consent to be tried upon a bill of information, or the service of notice upon him that a true bill of indictment has been found by the grand jury, or
  - (2) The appointment of counsel whichever is later.

For the purposes of this subsection a defendant is represented by counsel only if counsel was retained by or appointed for him prior to or during a probable-cause hearing or prior to execution by him of a waiver of a probable-cause hearing.

- (e) The State may as a matter of right request voluntary discovery from the defendant, when authorized under this Article, at any time not later than the tenth working day after disclosure by the State with respect to the category of discovery in question.
- (f) A motion for discovery made at any time prior to trial may be entertained if the parties so stipulate or if the judge for good cause shown determines that the motion should be allowed in whole or in part. (1973, C. 1286, §, 1.)

STATE OF NORT	TH CAROLINA	File No. 96CAS 023/185
GUTT-FORD-GSO County		In The General Court Of Justice ☐ District ☐ Superior Court Division
	ATE VERSUS	RELEASE ORDER
Pefendant	er country of	G.S. Chapter 15A, Art. 25, 2
ddress	KIMBUC	Offense
	o drin	DEA TREE FELL INDICATED -
City, State, Zip	N = C	ARROW
ocation Of Court	ROOM CB4C	District Superior Date Time Pi
	pear before the Court as provided	above and at all subsequent continued dates. If you fail to appear, you see years and fined as much as \$3,000.00.
☐ Your release is authori☐ WRITTEN PROMIS☐ CUSTODY RELEASE	zed upon execution of your; E to appear	er and his/her right to communicate with counsel, family and friends.  ☐ UNSECURED BOND in the amount shown above ☐ SECURED BOND in the amount shown above ns:
Your release is not aut	horized.	
Date	7-7-98	Signature Of Judicial Official
Magistrate Deput	V CSC Assistant CSC	Clerk Of Superior Court District Court Judge Superior Court Judge
Name Of Detention Facility	7+8-98 1ST APP Date	Signature Of Judicial Official
GUILFORD COUNTY	SATL 1 7-7-98	CAULIN Stunday
	APF	PEARANCE BOND
Carolina in the amount CASH BOND - I, the rebelow and hereby dependent determination that the The conditions of this bound amenable to the orders a obligors throughout all state the District Court from whordered and otherwise of	nt listed below.  undersigned defendant, acknowle bosit that amount as security with a conditions of the release have been at that the undersigned defend processes of the Court. It is ages of the proceedings in the trinich no appeal is taken or until the	ndant shall appear as required and at all times render himself/herself agreed and understood that this bond is effective and binding upon the all divisions of the General Court of Justice until the entry of judgment in entry of judgment in the Superior Court. If the defendant appears as of this bond, then this bond is to be void, but if the defendant fails to
Amount Of Bond	Date	Signature Of Person Posting Cash Bond
Signature Of Defendant		Address Of Person Posting Cash Bond
	WRITTEN PROMISE TO	D APPEAR OR CUSTODY RELEASE
understand and agree that t	to appear at all hearings, trials or ot his promise is effective until the entry irt. If I am released to the custody o	nerwise as the Court may require and to abide by any restrictions set out above, of judgment in the District Court from which no appeal is taken or until the entif another person, I agree to be placed in that person's custody, and that person
Date		Signature Of Person Agreeing To Supervise Defendant
Signature Of Defendant		Address Of Person Agreeing to Supervise Defendant

角度 NoCHECK DIGIT NUMBER: MONE	STATE OF NORTH CAROLINA	In The General Court Of Justice
ORDER FOR ARREST	GUILFORD-GR COUNTY	SUPERIOR COURT DIVISION
STATE OF NORTH CAROLINA	CTS CHARGE DESCRIPTION O1 F FIRST DEGREE ARSON	G. S. NUMBER 14-58
VS.  KIMBLE, RONNIE, LEE  GUILFORD CTY JAIL		
GREENSBORO NC		
RACE: W SEX: M DOB: 01/17/72  DR LIC NO:		
SOC SEC NO:	TO ANY OFFICER WITH AUTHORITY AND JU	RISDICTION TO SERVE AN ORDER
COMPLAINANT:	THE GRAND JURY OF THIS COUNTY HAVING INDICTMENT, A COPY OF WHICH IS ATTAC	RETURNED A TRUE BILL OF
	YOU ARE DIRECTED TO ARREST THE DEFEMO URT AT THE PLACE, DATE AND TIME INDICATE  THE FIRST DAY OF COURT FOLLOWING HIS  IN SESSION, THEN YOU ARE TO TAKE HIM  FOR THE PURPOSE OF DETERMINING CONDITIONS  COMMITMENT IF HE IS UNABLE TO COMPLY	ATED BELOW OR UPON ARREST. IF COURT IS NOT BEFORE A JUDICIAL OFFICIAL TIONS OF RELEASE AND
	RELEASE IS TO BE THE OFFIC	CIALS DISCRETION.
Orek 7 10-91	Deft. must be fingerprinted.	•
GREENSBORO, NC ROOM GB4C	Court Date   Court Time   AM   Date Of Issu   O7/31/98   O9:30 AM   PM   O7/06	e 5/98
53267	Signature¹ EEST I E  Deplyty  Magistri	BENNINGTON CSC Clerk Of Superior Court
AOC-CR-217AS Rev. 12/95 (Structured Sentencing)	ORIGINAL (Over)	ps of

If an Order/Warrant F	or Arrest is not executed or served, within one hundred and	District Attorney	TA VE A AHAMAU Ec-Dal	and ant At Time Of The Co	<b>3023483</b>	380-48
must be returned to the	if a Criminal Summons is not served within ninety (90) days, it he Clerk of Court in the county in which it was included with the	1.7	AO HOUSTON	endant At Time Of Trial Or Plea	] Appointed IN THE	PRIOR CONVICTIONS:
reason for the failure	of execution or service noted thereon. The officer must state all		1971 11.309 201		Retained Waived No./Leve	el: 0
Warrant/Criminal Sun	partment in attempting to execute or serve the Order/ nmons and any information obtained about the whereabouts of		no contest	VERDIC	T: guilty	M. CL. A1 1 2
the defendant.		not guilty	no contest		□ guilty?到对汉伯。突由随	BESCHUCL DAI DI DE
Loodify that this Or	RETURN OF SERVICE	8884			not guilty	Strategy (1956)
executed or served	der/Warrant/Criminal Summons was received and	JUDGMENT: The	e defendant appeared in or	pen court and freely, voluntarily ar	nd understandingly entered the	above plea on the above yers
Date Received	Date Executed Or Served Date Returned					
Date Received	8 07/07/28 07/07/2	De imprisoned	for a term of	days in the custody of the	sheriff.AMIII)DOC) Pretrat	pedio STATE days serv
by arresting the	defendant and bringing the defendant before:					
Name Of Judicial Off	erving this Criminal Summons on the defendant.	☐ With defendar	nt's consent execution of t	shorter period of probation, than the he sentence is suspended and the	nat which is specified in G.S.	15A-1343.2(d), is necessary
	TASTE Jenkers	i montho, oubject te	o the following conditions:	LLI COMMIT DO CIMINAL OHANGA IN	any indical all all 10th and and a	ジュナ 動化性 している ニュース・カンプレート
☐ This Order/Warra	ant/Criminal Summons WAS NOT executed or served	acadi, weapon no	100 III G.G. 14-209. (3) [E]	nain gaintilliv and sulfahly employ	and or faithfully human a harma	AC ACCAMAGNACION
for the following	reason:					
		oungations, as req	dired by the Court. (5) pay	y to the Clerk the costs of court ar	nd any additional sums shown	belowariastociaminastoci
nature Of Officer I	Making Return	Fine	Restitution*	Attorney's Fee	Community Service Fee	Other
1 44		*Name(s) address(e	s) amount(s) 9 appial approximate			
Department Or Agend	cy Of Orlicer	- Traine(s), address(e.	s), amount(s) & social security	number(s) of aggrieved party(ies) to rec	ceive restitution:	
, 	0 6CS0		•			an elektropis (1904) Kolen Baasa 1906 alam oleh K
Date	REDELIVERY/REISSUANCE					COM COM SEC
Date	Signature Of Officer Making Return Dep. CSC Assist. CSC	, and	AM HTIN MEDIO	The what our	그 사는 경기 시작하게 함	
, ***	I □ csc					40H 038 000
RETURN FOL	LOWING REDELIVERY/REISSUANCE	☐ 6. compete_	hours of co	COMMA SIGN mmunity service during the first_		e de la companya de l
executed or served	der/Warrant/Criminal Summons was received and	community	y service coordinator, and	pay the fee prescribed by G.S. 14	3R-475 1/b) within	f probation, as directed by the
Date Received	Date Executed Or Served   Date Returned	7. not be four	nd in or on the premises of	the complainant or	38-47 3. 1(b) Within	days.
	Bate Netained	8. not assault	t, communicate with or be	in the presence of the complainar	nt or	: Yalmatan.
☐ By arresting the d	efendant and bringing the defendant before:	9. Other:				
☐ By personally ser	ving this Criminal Summons on the defendant.					A C. L. HORER CO.
Vame Of Judicial Offic	cial		The All State Addition	**		
☐ This OrderMarra	nt/Criminal Summons WAS NOT executed or served		A CONTRACT OF THE PARTY OF			
for the following re	eason:		12/13/12 13 YAKE	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
J		1 11 1	The state of the s	010		
Instance Of Officer A	felia Dal	, <del></del>	730 NO 2007	1		the black of the same of the s
nature Of Officer M	laking Return	for your	11 21 11 11 11 11 11 11 11 11 11 11 11 1	13. 3 17. 3 1.		regarden et alle en
Department Or Agenc	v Of Officer	It is ORDERED that	it this: ∐ Judgment is conf	tinued upon payment of costs.		
	,	* * * * * * * * * * * * * * * * * * *	case be consolid	ated for judgment with		
	APPEAL ENTRIES		☐ sentence is to run	n at the expiration of the sentence	in	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
☐ The defendant, in	open court, gives notice of appeal to the	COMMITMENT	T: It is ORDERED that the	Clerk deliver two certified conies	of this Judgment and Consult	ment to the chariff ! !!
☐ District ☐ St	uperior Court.	Jiloini cause in	ie delendant to be retained	in custody to serve the sentence	imposed or until the defender	inent to the sheriff and that the
☐ The current pretri	al release order is modified as follows:	conditions of re	elease pending appeal.	## S	and a similar	Silvin make complied with the
ate	Isimothus Of Building		_ []_		11/	W. L100.
ate	Signature Of District Court Judge Or Magistrate	PROBABLE CAUS	E: Probable cause is fo	ound as to all Counts except	, and the defendant is	bound over to Superior Court fo
MANTER	DE DECEMBER OF THE CALLED THE CAL		jury. 🔲 No probable caus		of this criminal pleading	g, and the Count(s) is dismissed
The undersigned def	OF PROBABLE CAUSE HEARING lendant, with the consent of his/her attorney, waives	Date	Name Of District Court Judg	ge Or Magistrate (Type Or Print )   Sign	nature Of District Court Judge Or M	lagistrate
	e cause hearing		_11			Δ.
the right to a probabl		Forest Contract Contr		CERTIFICATIO	N I	1
the right to a probable ate Waived	Signature Of Defendant					
the right to a probable	Signature Of Defendant	I certify that this Jud	dgment is a true and comp	lete copy of the original which is o	on file in this case.	470
the right to a probable		I certify that this Jud Date	dgment is a true and comp	lete copy of the original which is o	on file in this case.	Dep. CSC