My cococase (M) 8075/

TIMES C.

OLORADO DEPARTMENT OF CORRECTIONS
TERLING CORRECTIONAL FACILITY

Mr. Rudy Davis P.O. Box 2088 Forney TX 75126



Dear Brother Rudy Davis, I Am a Born Again Christian and also Strongly King James Version. I called my wife Staying in Missouri with Her Sister to Have Her Call you and also Scott Rochost First Let me answer some or your Questions. A Christian Cellie I was Room Mate in Sterling Correcting Facility West Side Sent The Documents to Me as I. Was Moved to the East Side and we Don't get much Chance to See Am of Them. I Was Saved in The Wichita Baptist Tabernack Back in 1955 and froperly Baptised The Pastor Dr. Art Wilson who was fast president of The Baptist Bible Felowship - Dr. Wilson Marriel my Mom and Dad back in the Late 30's- Also Married My Wife and I in 1960-I went a Couple years to Bagtist Bible College But did not Feel Good had Called me to Be a gastor - However My Wife and I have been in Children's Church Ministoles For Year's - until 1980 Paster Durbin Thorpe at Adam's City Baptist Church Called me in To Get Ready to be Questined and I Kensal Into The Ministry Which They Did,

over Page 1

Ves I have a King James Bible
My Birthday is Sept 16, 1940 I Am 8045012 I do not have any frevious Criminal Record— I was Arrested in Missouri on 5-26-2013 about Midnight—I was By myself. Do I Maintain My Innocence? I Can Say Absolutly I Old not Violate 600's LAW's in Regular to This Case. However That's not where it ends— The Four Charges I Was Sentenced on To Total up To 27 years - Called Consecutive not Concurrent, All Four Charges Have Servous Errors To The Polat even under Colorado Law's I Am Not Guilty-I Will List The Four Charges and The Reason's They Do Not Gertan To Me. Yes I Here Good Fank and Friend Support, Jes I will Get your phone Number put on my Phone Lost in order To Call you with Details. I have been now in Jail One year Before Trial and 65 + years in Bent County and Sterling Corrections Facility - Total over 72 yrs - My Story needs to be But Together and Put out, However it Also now has many Sub-stories Priviled in My Them Prison-A Number of Things are Very Important for feate in Churches To Be Taught in order to prevent all over - Possible problems Chiri Frans May be Faceing. No E-Mass - Case # 13 CR 95/ Next Page 2

My Needs's The Money Sent to Me by my
Wife When She Can is Used up Fast by Phone
Call's - Stamp's Envelops - Paper - Pin's - After The
Brison Takes Out 20% for Charges by Courts
As you probably know, your phone Can accept
Charge Call's Where your end has Funds Placed
On it. I Would Like Jonathan Cann's Latest Book
on Prophey, Yes I have Copy of my Endictment
and Frial Transcript's-3 My Wife also has the
2632 Pages on a CD That Can be Sent - Hower
It need's to be Copyel and Send Back To Her.
Les I Will Work up a Brief Write-up Summay.
And Send it To You To be Put out as you see Foto

Colorado Constitution States That Indictment must be Done by a Grand Jury - However The State has For Years By Passed The Constitution by allowing DAS To Put Charges on a person by Information Only -

Now The Final Charges with a Number of Years to be Sentened From Minto Max That Total 27 years on Me. This Being After Charges were Dropped before Trial. Then What Jury Found Not Guilty And Finally what The Supreme Court Dropped after Review.

Over Page 3

See feoples Sentencing Memorandum. Counts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 Count 1,2,3,9,10,13 Dropped by Appeal Count after Total and Sentencing. Count 4,5 Dismissed Before Trial.

Note, Count 13,15,16 Placed as
Time Served for The One year in Boulder County Jail Before Triali Leaving, F4 Count & Violation of Custody 645 Sentences Note. There Never was a Custody Order Filed and Or Served to Monty Turner my Son-or Me So That 6 yrs Charge is Illegal. Note Date of Offense On Compal Complaint. By D.A Katharina Booth-Rig 30086 F5 Count 7 Accessory To Grame 3 yr's Sentence Date of Offense. July 2 pois to March 21, 2013 Note What is Illegal about The Charge is During That Date of Offense-There was Never Any Charges, Served Arrest's-Pertod-So My Trad Had Accessory to Come with NO Comes Issted for Trad, Then Alledged Comes of Date of Offense 5-25-2013 But De Acessory of Come to Take place of Complicity a for proper Trial a Next. Page 4

hen Count B- Tet Degree Burglary F3 With 12 Yr Sentence - But The Element's Required To Hold This Charge All Went Away - The Jury Found Count 11, + Count 12 Mersanchy and 5thin Gun NOT Guilty Leaving only Assault Count 13 That Was Dismissed by Appeal Court - So The 12 yr Sentence is Illegal - Along with No Accessory Frally Count 14 Second Degree Kidnapping F3ER But Changed to F4 6 year Sentences Note-In Motion To Add Count D.A. T mothy Johnson Reg 8692 Placed Kidnapping on MONTY Ray Turner Not on Me - So I Was Illegally Trick for Kidnapping without a Valid Charge on Me Pertod, Also Note Exhibit 3 Called Mittimes Or Prison Hold's us on what's Called a Warrant of Committacent, Sec Count 14 and Degree Kranapping - Element (2) Which States Took a Child Not His Own There Has never been any Dispute that Luke Turner was The Son of Monty Turner Over Page 5

Note: The Word of 60D made Monty Turner Head of His Home Not Brandy Turner The Word Instructs that The Man Must Be Broket with 600, Right with the Church- He was. The State Made Brandy Hearl of The Home by Suppressing Sextons Child Abuse in Order to Maintain Rodraffing Charges against Montry and the by Proxy— The three Stages of Authority— 1. The Home 2. The Church 3. The Covernment. In This Case flome Authority was Densed- And The Church was Brought Puto it - Un Portantenh Brande Lied To The Church and They Did not Rule in Fallwork Monty - Later The Church Found out about the Lies and Asked Her to Leave Membership The Pastor Murbed also Left Short Tome Later - But Brandy had reached out to The Covernment - which is in Direct Violation of God's Wird - Barny Something Like Muser I Realise We are not under Law but ander Grace But Not for Man's Law -My Decersed Sister-and Brother M Law along with my Son- Kondel E Ture IT- on Day They were Called M to Court - Heard an Attorney Call - J. Scott M- Comas My Attorney and Asked - Scott How 15 your Tral Gorng- Scott Said Great

We know The Turners are Chrostians and We are going to Coucs by Them-11 Actually to Start of My Attorney Did File 16 Motions But Most were Densed by Judge Andrew Re Midonald who also Supressed All The Servous Child Abuse Being Done to Like Tuner - This is The Reason or Matine - Not One Referred To my Treal - Why Did Monty Take Hos Soni ? Why Did He walk away From His Church 3 Why Did He Walk away From High Paying Job & Also When Judge Midonald Questioned me about My Claim of Monty and Branks asking for. Me To Counsel with Them on Possible Putting The Home Back Together Properly - The Judge When That Was Discussed Bangel His Card a Few Times and Stated Wir Turner I will See To it That it will Never Happen, Do you Hear Me? My Agrother in Law's Son Paul Brown is gong To Send a True Story of a Man Murdured on Boulder That Accepted Goist a Little Before the was Killed I need to work on Phone List up Date. And get this in Mail to 60, Out For instead of Mon Morning - 600 Bless. Brother Ronald Sturker Svi

OVer S.

Page 1

There was in My Auto a New Wardingped Toy -I Planned To Give my Grand Son But Dre Not Get a Chance. Also My Auto at Safetray Parking-Monty Did not Show up There— But- Marry Check out The Sentenchy Mondo Did Sentence Consecutive insteador Concurrent, I Would have been up for parole Instead of It Being a Death Sentence All Things in my Case have been exhausted and Now to Am Pro-se - I go pay 5 ago Sent 5 Motrons To Boulde-No Actions Grabably Will Take an Attorney I Cannot afford- To Push Them Before a Judge To Try and get Illegal Sentence Cornected Auren. What ever 600 Desides To Have Done, 3 Pastor Ron Turner Sv.

Exhibit#2

FILED 20TH JUDICIAL DIST.

COUNTY COU	RT, BOULDER COUNTY, COLORADO	13 AUG -2 PM 5: 21
	Boulder County Justice Center	13 HUG - Z FM 3: Z1
	1777 Sixth St	
	Boulder, Colorado 80302	7
Court Phone:	(303) 441-3750	DOCKETEU.
PEOPLE OF TH	E STATE OF COLORADO	JUDGE &
	VS.	Commission and American Service Commission C
RONALD EUGENE TURNER,		COURT USE ONLY
	Defendant	
Attorney Name:	Timothy L. Johnson, Reg. # 28692	Case No: 13CR951
	Deputy District Attorney	
	Boulder County Justice Center	Division: 8
	1777 Sixth Street	
	Boulder, CO 80302	
Attorney Phone:	(303) 441-1619	
	(303) 441-4703	
Attorney E-mail	tjohnson@bouldercounty.org	
	MOTION TO ADD COUNT	

The People, through District Attorney Stanley L. Garnett, respectfully move this Honorable Court to add Count(s) 8, 9, 10, 11, 12, 13, 14, 15 and 16 as shown in the attached amendment.

WHEREFORE, your Petitioner prays the Court for an Order to add Count(s) 8, 9, 10, 11, 12, 13, 14, 15 and 16.

Respectfully submitted,

STANLEY L. GARNETT DISTRICT ATTORNEY

By:

Timothy L. Johnson, Reg. # 28692

Deputy District Attorney

August 02, 2013

IT IS SO ORDERED. Done this 5th day of away

Judge

On Mittimus 8-5-2013

Stanley L. Garnett, District Attorney for the Twentieth Judicial District, of the State of Colorado, in the name and by the authority of the People of the State of Colorado, informs the court of the following offenses committed, or triable, in the County of Boulder.

Case No.: 13CR951

COUNT 8- FIRST DEGREE BURGLARY (F3)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly entered or remained unlawfully after a lawful or unlawful entry in a building or occupied structure of Brandy Turner located at 724 Eldora Place, Longmont, Colorado with the intent to commit therein the crime of Second Degree Kidnapping, and while effecting entry or while inside or while in immediate flight therefrom, the defendant or a participant, Monty Turner assaulted or menaced Brandy Turner; in violation of section 18-4-202(1), C.R.S.

COUNT 9- FIRST DEGREE BURGLARY (F3)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly entered or remained unlawfully after a lawful or unlawful entry in a building or occupied structure of Brandy Turner located at 724 Eldora Place, Longmont, Colorado with the intent to commit therein the crime of Violation of a Custody Order Relating to Parental Responsibilities, and while effecting entry or while inside or while in immediate flight therefrom, the defendant or a participant, Monty Turner assaulted or menaced Brandy Turner; in violation of section 18-4-202(1), C.R.S.

COUNT 10- FIRST DEGREE BURGLARY (F3)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly entered or remained unlawfully after a lawful or unlawful entry in a building or occupied structure of Brandy Turner located at 724 Eldora Place, Longmont, Colorado with the intent to commit therein the crime of Violation of a Protection Order, and while effecting entry or while inside or while in immediate flight therefrom, the defendant or a participant, Monty Turner assaulted or menaced Brandy Turner; in violation of section 18-4-202(1), C.R.S.

COUNT 11- MENACING (F5)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner, by any threat or physical action unlawfully, feloniously, and knowingly placed or attempted to place Brandy Turner in fear of imminent serious bodily injury by use of a deadly weapon or any article used or fashioned in a manner to cause a person to reasonably believe that the article was a deadly weapon, namely: stun gun; in violation of section 18-3-206(1)(a)/(b), C.R.S.

Stanley L. Garnett District Attorney

Ву:

Page 2

Case No.: 13CR951

COUNT 12- USE OF A STUN GUN (F5)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly used a stun gun in the commission of a criminal offense, namely: First Degree Burglary or Second Degree Burglary or Second Degree Kidnapping; in violation of section 18-12-106.5, C.R.S.

COUNT 13- ASSAULT IN THE THIRD DEGREE (M1ER)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, knowingly or recklessly, caused bodily injury to Brandy Turner; in violation of section 18-3-204(1)(a), C.R.S.

COUNT 14- SECOND DEGREE KIDNAPPING (F3ER)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Monty Ray Turner unlawfully, feloniously, and knowingly seized and carried Luke Turner from one place to another without the consent of the victim and without lawful justification.

Further, the kidnapping was accomplished by the use of a deadly weapon, or any article used or fashioned in a manner to cause a person to reasonably believe that the article was a deadly weapon, or the defendant represented verbally or otherwise that he was armed with a deadly weapon, namely: stun gun; in violation of section 18-3-302(1),(4)(a)(II),(III), C.R.S.

COUNT 15- VIOLATION OF A PROTECTION ORDER (M2)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner, who had been personally served with a protection order or had otherwise acquired from the court or law enforcement personnel actual knowledge of the contents of such a protection order, unlawfully and knowingly contacted, harassed, injured, intimidated, molested, threatened, or touched Brandy Turner, a protected person, a type of conduct prohibited by the protection order; in violation of section 18-6-803.5, C.R.S.

COUNT 16- CHILD ABUSE (M2)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, knowingly, or recklessly, permitted Luke Turner, a child, to be unreasonably placed in a situation which posed a threat of injury to the life or health of the child; in violation of section 18-6-401(1),(7)(b)(I), C.R.S.

All offenses against the peace and dignity of the People of the State of Colorado.

Stanley L. Garnett District Attorney

Bv

Page 3

Maria Barkenkotter Dr 4 Next Fr. B Exhibit # 4

DISTRICT COL	IRT DOLL DED COLDITY COLOR ADO	· ·
	JRT, BOULDER COUNTY, COLORADO Boulder County Justice Center	Melyesself some
	1777 Sixth St Boulder, Colorado 80302	Spelly to Speller Vision
Court Phone:	(303) 441-3750	Carryland School Co.
PEOPLE OF TH	E STATE OF COLORADO	1870 xx20 xx
RONALD EUGI	vs. ENE TURNER,	COURT USE ONLY
	Defendant	Hause A Sept 11 19 11
Attorney Name:	Timothy L. Johnson, Reg. # 2.2692	Case No: 13CR951
	Deputy District Attorney	
	Boulder County Justice Conter	Division: 6
	1777 Sixth Street	
	Boulder, CO 80302	The state of the s
Attorney Phone:		
Attorney Fax:		The second of th
Attorney E-mail:	tjohnson@bouldercounty.org	

PEOPLE'S SENTENCING MEMORANDUM

The People, through District Attorney Stanley L. Garnett, respectfully submit the following sentencing memorandum which will be supplemented by its oral statement:

Background

1. On April 25, 2014, the Defendant was convicted at trial of the following offenses:

Count	Charge	Verdict	Level of Offense	Presumptive Range	Extraordinary Aggravation
, 1	2 nd Degree Burglary (2 nd Degree Kidnapping)	Guilty	F3	4-12 years DOC + 5 years parole	Up to 24 years DOC
2	2 nd Degree Burglary (Violation of Custody Order)	Guilty	43	4-12 years DOC + 5 years parole	Up to 24 years DOC
3	2 nd Degree Burglary (Violation of a Protection Order)	Guilty	F3	4-12 years DOC + 5 years parole	Up to 24 years DOC
4	2 nd Degree Kidnapping	Dismissed Prior to Trial	n/a	n/a	n/a
5	Violation of Custody	Dismissed Prior to Trial	n/a	n/a	n/a
6	Violation of Custody	Guilty	F4	2-6 years DOC + 3 years parole	Up to 12 years DOC
7	Accessory to Crime (Violation of Custody)	Guilty	F5	1-3 years DOC + 2 years parole	Up to 6 years DOC

Peoples Sentencing Memo - Issuel in Mitthins
Page 17

8	1 st Degree Burglary (2 nd Degree Kidnapping)	Guilty	F3	4-12 years DOC + 5 years parole	Up to 24 years DOC
9	1 st Degree Burglary (Violation of Custody)	Guilty	F3	4-12 years DOC + 5 years parole	Up to 24 years DOC
10	1 st Degree Burglary (Violation of a Protection Order)	Guilty	F3	4-12 years DOC + 5 years parole	Up to 24 years DOC
11	Menacing	Not Guilty	n/a	n/a	n/a
12.	Use of a Stun Gun	Not Guilty	n/a	n/a	n/a
13	3 rd Degree Assault	Guilty	M1ER	6-24 months jail	n/a
14	2 nd Degree Kidnapping	Guilty	F4	2-6 years DOC + 3 years parole	Up to 12 years DOC
15	Violation of a Protection Order	Guilty	M2	3-12 months jail	n/a
16	Child Abuse	Guilty	M2	3-12 months jail	n/a

2. Sentencing in this matter is scheduled for Tuesday June 24, 2014 at 8:15 a.m.

3. The Defendant was referred for a presentence investigation report that was completed on June 18, 2014. The PSI recommended a department of corrections sentence of 27 years plus 5 years of parole.

Lesser Included Offenses

4. The Defendant was <u>originally</u> charged with three counts of second degree burglary (counts 1-3).

5. Each count of second degree burglary represented a different theory under which the Defendant could be convicted.

- 6. After further investigation revealed the Defendant's knowledge of Monty Turner's plan to kidnap L.T. by using force, the People added counts 8-10: first degree burglary.
- 7. Each count of first degree burglary represented a different theory under which the Defendant could be convicted.
- 8. The crime of second degree burglary is a lesser included offense of first degree burglary. Armintrout v. People, 864 P.2d 576 (Colo.1993).
- 9. Pursuant to C.R.S. 18-1-408(1), "[w]hen any conduct of a defendant establishes the commission of more than one offense, the defendant may be prosecuted for each such offense. He may not be convicted of more than one offense if: (a) One offense is included in the other...." C.R.S. 18-1-408(1)(a) (2000).
- 10. Under the plain language of the statute, Count 1 is a lesser included offense of Count 8. Count 2 is a lesser included offense of Count 9. Count 3 is a lesser included offense of Count 10.

feoples Sentenerry Memorandum, 3

- 11. The People request the Court note that Counts 1-3 will merge with Counts 8-10.
- 12. Further, assault is clearly a lesser included offense of first degree burglary with assault is the predicate offense. Where assault of the predicate offense, the elements of first degree burglary necessarily include all of the elements of assault. <u>Litwinsky v. Zavaras</u>, 132 F.Supp.2d 1316 (D.Colo.2001)
- 13. The People request the Court note that Count 13 will merge with Counts 8-10.

Concurrent Sentencing for Count 8-10

- 14. The Defendant was convicted of three counts of 1st Degree Burglary.
- 15. Pursuant to C.R.S 18-1-408(4), "[w]hen two or more offenses are charged as required by subsection (2) of this section and they are supported by identical evidence, the court upon application of the defendant may require the state, at the conclusion of all the evidence, to elect the count upon which the issues shall be tried. If more than one guilty verdict is returned as to any defendant in a prosecution where multiple counts are tried as required by subsection (2) of this section, the sentenced imposed shall run concurrently...." C.R.S. 18-1-408(3) (2000).
- 16. "The test for identical evidence is an evidentiary test rather than an elemental test." <u>Juhl v. People</u>, 172 P.3d 896, 902 (Colo.2007). If the acts that form the basis of the two charges are sufficiently distinct, the convictions are not supported by identical evidence. <u>People v. Moore</u>, 321 P.3d 510, 517 (Colo.App.2010).
- 17. In this case, the People concede that each count of 1st degree burglary represented a different prosecutorial theory under which the jury could find the Defendant guilty. These three offenses are based upon the same act or series of acts. As such, the Court should impose concurrent sentences pursuant to the statute as to Counts 8-10.

Extraordinary Aggravating Circumstances

- 18. "Other than the fact of a prior conviction, any fact that increases the penalty for a crime beyond the prescribed statutory maximum must be submitted to a jury and proved beyond a reasonable doubt." People v. Misenhelter, 214 P.3d 497, 501 citing to Apprendi v. New Jersey, 530 U.S. 466, 490, 120 S.Ct. 2348, 2362 (Calculate 2009)
- 19. Following the ruling in <u>Apprendi</u>, the United States Supreme Court further explained other requirements necessary to aggravate a presumptive sentence in the case of <u>Blakely v. Washington</u>, 542 U.S. 296, 124 S.Ct. 2531 (2004).
- 20. The Colorado Supreme Court has found that there are four types of factors that a trial court may rely upon to impose a constitutionally valid sentence in an aggravated range:

 (1) facts the defendant admits; (2) facts found by a jury; (3) facts found by the court after

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the defendant has stipulated to judicial fact-finding for sentencing purposes; and (4) facts relating to prior conviction. <u>Lopez v. People</u>, 113 P.3d 713, 723 (Colo.2005).

- 21. The first three factors are considered "Blakely-compliant" factors. Facts related to prior convictions are considered "Blakely-exempt." <u>Id.</u>
- 22. In <u>People v. Bass</u>, the Court of Appeals held that a court may properly rely on an element of one charge proven beyond a reasonable doubt to aggravate the sentence of a separate offense proven beyond a reasonable doubt. <u>People v. Bass</u>, 155 P.3d 547 (Colo.App.2006). The Court held the element of one offense may be an extraordinary aggravating fact as to another count and, if established pursuant to <u>Blakely</u>, will support an aggravated sentence on a second count. <u>Id.</u>
- 23. Case law has further developed regarding the term "facts relating to prior convictions."
- 24. In <u>Villanueva v. People</u>, the Colorado Supreme Court modified the term "prior convictions" to include any conviction whether "prior" or "subsequent." <u>Villanueva v. People</u>, 199 P.3d 1228, 1236 (Colo.2008).
- 25. The use of prior or subsequent convictions to aggravate a sentence was again expanded to allow "simultaneous" convictions to aggravate a sentence. "Under Villanueva, then a defendant may constitutionally be subjected to an aggravated range sentence based upon either 'prior' or 'subsequent' convictions. There is no reason why, as here, a 'simultaneous' conviction should be treated any differently." People v. Misenhelter, 214 P.3d 497, 502 (Colo.App.2009).
- 26. In this case, the Court may use the <u>Defendant's "simultaneous" convictions to aggravate</u> the sentence of the other felony conviction.
- 27. At the sentencing hearing on June 24, 2014, the People will argue that the facts and circumstances surrounding the Defendant's initial crime committed between July 2012 and March 2012 coupled with the planning and execution of the crimes committed on May 25 to May 26, 2013 allow the Court to find aggravation under the fourth prong of the Lopez analysis.
- 28. The People will request the Court impose a sentence in the aggravated range and will further request the sentences run consecutive to one another.

WHEREFORE, the People provide this sentencing memorandum addressing issues of merger of counts 1-3 and 13, the concurrent sentencing of counts 8-10, and the issue surrounding sentencing in the aggravated range. The People will address the length of the requested sentence on June 24, 2014.

Alleyne V US 133 SC 2151 Da. US. 2013

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Typo-2013 Exhibit #1

COUNTY COU	RT, BOULDER COUNTY, COLORADO	
Court Address:	Boulder County Justice Center	
	1777 Sixth St	
	Boulder, Colorado 80302	
Court Phone:	(303) 441-3750	
PEOPLE OF TH	E STATE OF COLORADO	
	VS.	
RONALD EUG	ENE TURNER,	COURT USE ONLY
	Defendant	
Attorney Name:	Katharina Booth, Reg. # 30087	Case No: 13CR951
	Chief Trial Deputy	>
	Boulder County Justice Center	Division: 8
	1777 Sixth Street	
	Boulder, CO 80302	
Attorney Phone:	(303) 441-3781	
Attorney Fax:	(303) 441-4703	
Attorney E-mail	: kbooth@bouldercounty.org	
	CRIMINAL COMPLAINT	

DOB: 09/16/1940, Age: 72 YRS

Address:

Address:		
Hgt: 6'1"	Wgt: 275 Hair: RED Eyes: GRN Sex: M Race: W	
COUNT	1 SECOND DEGREE BURGLARY	.F3
COUNT	2 SECOND DEGREE BURGLARY	F3
COUNT	3 SECOND DEGREE BURGLARY	F3
COUNT	4 SECOND DEGREE KIDNAPPING	F4
COUNT	5 VIOLATION OF CUSTODY	F4
COUNT	6 VIOLATION OF CUSTODY	F4
COUNT	7 ACCESSORY TO CRIME	F5

Upon oath, the undersigned states that the facts in the attached complaint are true and that the offense(s) charged was (were) committed, based upon information and belief after reasonable inquiry.

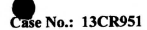
STANLEY L. GARNETT
DISTRICT ATTORNEY
DEPUTY DISTRICT ATTORNEY

Subscribed and sworn to before me June 20, 2013

NOTARY'S SIGNATURE

Comm. Expires 4/1/15

 \square COURT \square DA \square DEFENSE ATTORNEY \square DEFENDANT \square LAW ENFORCEMENT AGENCY



Stanley L. Garnett, District Attorney for the Twentieth Judicial District, of the State of Colorado, in the name and by the authority of the People of the State of Colorado, informs the court of the following offenses committed, or triable, in the County of Boulder.

COUNT 1- SECOND DEGREE BURGLARY (F3)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the dwelling of Brandy Turner, located at 724 Eldora Place, Longmont, Colorado with the intent to commit therein the crime of Second Degree Kidnapping; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 2- SECOND DEGREE BURGLARY (F3)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the dwelling of Brandy Turner, located at 724 Eldora Place, Longmont, Colorado with the intent to commit therein the crime of Violation of Custody Order or Order Relating to Parental Responsibilities; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 3- SECOND DEGREE BURGLARY (F3)

That on or about May 25, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the dwelling of Brandy Turner, located at 724 Eldora Place, Longmont, Colorado with the intent to commit therein the crime of Violation of a Protection Order; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 4- SECOND DEGREE KIDNAPPING (F4)

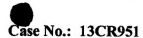
That on or about May 25, 2013 to May 26, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully, feloniously, and knowingly seized and carried Luke Turner from one place to another without the consent of the victim and without lawful justification; in violation of section 18-3-302(1), C.R.S.

Stanley L. Garnett District Attorney

Deputy District Attorney

LONGMONT POLICE DEPT

13-4148



COUNT 5- VIOLATION OF CUSTODY (F4)

That on or about May 25, 2013 to May 26, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully and feloniously violated an order of a district or juvenile court of the State of Colorado, granting the custody of or parental responsibilities with respect to Luke Turner, a child under the age of eighteen years to Brandy Turner, with the intent to deprive the lawful custodian or person with parental responsibilities of the custody or care of the child.

Further, the defendant removed the child from this country; in violation of section 18-3-304(2),(2.5), C.R.S.

COUNT 6- VIOLATION OF CUSTODY (F4)

That on or about May 25, 2013 to May 26, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully and feloniously violated an order of a district or juvenile court of the State of Colorado, granting the custody of or parental responsibilities with respect to Luke Turner, a child under the age of eighteen years to Brandy Turner, with the intent to deprive the lawful custodian or person with parental responsibilities of the custody or care of the child.

Further, the defendant removed the child from this country; in violation of section 18-3-304(2),(2.5), C.R.S.

COUNT 7- ACCESSORY TO CRIME (F5)

That on or about July 02, 2012 to March 21, 2013 in, or triable in, the County of Boulder, State of Colorado Ronald Eugene Turner unlawfully and feloniously rendered assistance to Monty Turner, with intent to hinder, delay, or prevent the discovery, detection, apprehension, prosecution, conviction, or punishment of Monty Turner for the commission of a crime, knowing that person was suspected of or wanted for the crime of Violation of a Custody Order or Order Relating to Parental Responsibilities, 18-3-304(1), C.R.S., a class 3, 4, or 5 felony; in violation of section 18-8-105(1),(5), C.R.S.

All offenses against the peace and dignity of the People of the State of Colorado.

Stanley L. Garnett District Attorney

Deputy District Attorne

LONGMONT POLICE DEPT

13-4148

= CJIS QUERIES ====== VIEW ARCHIVE MITTIMUS DAT ====== 03/11/2020 = Page 1 STERLING SCF/UNIT01 Doc No: 165660 Name: TURNER, RONALD E ACTION DATE TIME: 10/30/2017 11:54:53 TRANSMITTED: 10/30/2017 ---- DOC Version of Mittimus using Transmitted Data -----______ Case: D 007 2013CR000951 BOULDER County Amended DEFENDANT: TURNER, RONALD E SID: 2908368 DOB: 09/16/1940 The Defendant was sentenced on: 06/24/2014 Sentence Modified: 10/23/2017 People represented by ..: JOHNSON, TIMOTHY LEE Defendant represented by: MCCOMAS, JEFFREY SCO UPON DEFENDANT'S CONVICTION this date of: 10/11/2017 The defendant was found guilty after trial of: Count-Seq/Charge: 1-1/BURGLARY 2-OF DWELLING C.R.S # 18-4-203(1), (2) (a)Class: F3 Date of offense(s): 07/02/2012 to Date of finding(s): 10/11/2017 Finding: FGSA Plea: PLNG Date of plea(s): 10/04/2013Count-Seq/Charge: 2-1/BURGLARY 2-OF DWELLING C.R.S # 18-4-203(1), (2) (a)Class: F3 Date of offense(s): 07/02/2012 to Date of finding(s): 10/11/2017 Finding: FGSA Plea: PLNG Date of plea(s): 10/04/2013Count-Seq/Charge: 3-1/BURGLARY 2-OF DWELLING C.R.S # 18-4-203(1),(2)(a)Class: F3 Date of offense(s): 07/02/2012 to Finding: FGSA Date of finding(s): 10/11/2017Plea: PLNG Date of plea(s): 10/04/2013 Count-Seq/Charge: 6-1/VIOLATION OF CUSTODY-CT ORDER-REMOVE/USA C.R.S # 18-3-304(2), (2.5)Class: F4 Date of offense(s): 07/02/2012 to Date of finding(s): 04/25/2014 Finding: FFGY Plea: PLNG Date of plea(s): 10/04/2013 Count-Seg/Charge: 7-1/ACCESSORY TO CRIME-F3, F4, F5 C.R.S # 18-8-105(1), (5)Class: F5 Date of offense(s): 07/02/2012 to Date of finding(s): 04/25/2014Finding: FFGY Date of plea(s): 10/04/2013 Plea: PLNG

Count-Seq/Charge: 8-1/BURGLARY 1-ASSAULT/MENACE

C.R.S # 18-4-202(1)

Date of offense(s): 07/02/2012 to

Finding: FFGY Date of finding(s): 04/25/2014 Plea: PLNG Date of plea(s): 10/04/2013

Class: F3

Count-Seq/Charge: 9-1/BURGLARY 1-ASSAULT/MENACE

C.R.S # 18-4-202(1) Class: F3

Date of offense(s): 07/02/2012 to

Finding: FGSA Date of finding(s): 10/11/2017 Plea: PLNG Date of plea(s): 10/04/2013

= CJIS QUERIES ====== VIEW ARCHIVE MITTIMUS DAT ======= 03/11/2020 = Page 2
Doc No: 165660 Name: TURNER, RONALD E STERLING SCF/UNIT01

ACTION DATE TIME: 10/30/2017 11:54:53 TRANSMITTED: 10/30/2017 ---- DOC Version of Mittimus using Transmitted Data -----

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Count-Seq/Charge: 10-1/BURGLARY 1-ASSAULT/MENACE
 C.R.S # 18-4-202(1)
                                                 Class: F3
 Date of offense(s): 07/02/2012 to
                           Finding: FGSA Date of finding(s): 10/11/2017
                           Plea: PLNG
                                             Date of plea(s): 10/04/2013
 Count-Seq/Charge: 11-1/FELONY MENACING-REAL/SIMULATED WEAPON
 C.R.S # 18-3-206(1)(a)/(b)
                                                  Class: F5
 Date of offense(s): 07/02/2012 to
                           Finding: FFNG
                                             Date of finding(s): 04/25/2014
                           Plea: PLNG
                                             Date of plea(s): 10/04/2013
 Count-Seq/Charge: 12-1/USE OF STUN GUN
 C.R.S # 18-12-106.5
                                                 Class: F5
 Date of offense(s): 07/02/2012 to
                           Finding: FFNG Date of finding(s): 04/25/2014
                           Plea: PLNG
                                             Date of plea(s): 10/04/2013
 Count-Seq/Charge: 13-1/ASSAULT 3-KNOW/RECKLESS CAUSE INJURY
 C.R.S # 18-3-204(1)(a)
                                                  Class: M1
 Date of offense(s): 07/02/2012 to
                           Finding: FGSA Date of finding(s): 10/11/2017 Plea: PLNG Date of plea(s): 10/04/2013
 Count-Seq/Charge: 14-2/KIDNAPPING 2-TAKES A CHILD TO KEEP
 C.R.S # 18-3-302(2)
                                                  Class: F4
 Date of offense(s): 07/02/2012 to
                          Finding: FFGY Date of finding(s): 04/25/2014 Plea: PLNG Date of plea(s): 10/04/2013
 Count-Seq/Charge: 15-1/VIOLATION P/O-CIVIL
C.R.S # 18-6-803.5(1)(a)
                                                  Class: M2
Date of offense(s): 07/02/2012 to
                           Plea: PLNG Date of finding(s): 04/25/2014

Date of plea/s): 12/25/2014
Count-Seq/Charge: 16-1/CHILD ABUSE-KNOWINGLY/RECKLESS-NO INJURY
C.R.S # 18-6-401(1), (7)(b)(I)
                                                 Class: M2
Date of offense(s): 07/02/2012 to
                          Finding: FFGY
                                            Date of finding(s): 04/25/2014
                                            Date of plea(s): 10/04/2013
                           Plea: PLNG
IT IS THE JUDGEMENT/SENTENCE OF THIS COURT that the defendant be Resentenced to
CUSTODY OF THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF CORRECTIONS
DEPARTMENT OF CORRECTIONS 12.00 YEAR(S) SET ASIDE Count-Seq: 1-8
 101117 PER COURT OF APPEALS MANDATE ISSUED OCTOBER 11 2017 COUNTS 1, 2, 3, 9,
 10, AND 13 ARE SET ASIDE
                                                                      /MMC
                           395 DAY(S) SET ASIDE 12.00 YEAR(S) SET ASIDE
CREDIT FOR TIME SERVED
                                                   Count-Seq:
                                                          Count-Seq:
                                                                      1-11
DEPARTMENT OF CORRECTIONS
                                                                      2-1
 101117 PER COURT OF APPEALS MANDATE ISSUED OCTOBER 11 2017 COUNTS 1, 2, 3, 9,
 10, AND 13 ARE SET ASIDE
CREDIT FOR TIME SERVED 395 DAY(S) SET ASIDE
DEPARTMENT OF CORRECTIONS 12.00 YEAR(S) SET ASIDE
                                                          Count-Seq: 2-2
                                                          Count-Seq: 3-1
 101117 PER COURT OF APPEALS MANDATE ISSUED OCTOBER 11 2017 COUNTS 1, 2, 3, 9,
 10, AND 13 ARE SET ASIDE
                                                                      /MMC
CREDIT FOR TIME SERVED
                           395 DAY(S) SET ASIDE
                                                          Count-Seq: 3-2
= CJIS QUERIES ====== VIEW ARCHIVE MITTIMUS DAT ======= 03/11/2020 = Page 3
Doc No: 165660 Name: TURNER, RONALD E STERLING SCF/UNIT01
______
ACTION DATE TIME: 10/30/2017 11:54:53 TRANSMITTED: 10/30/2017
 ---- DOC Version of Mittimus using Transmitted Data -----
_______
                                                   Count-Seq: 6-1
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DEPARTMENT OF CORRECTIONS 6.00 YEAR(S) DEFT IS SENTENCED TO 6 YEARS IN THE DOC ON COUNT 6 TO RUN CONSECUTIVE TO /MMC

COUNT8

Count 6: CONSECUTIVE with Count 8 Case: D 2013CR951 BOULDER Count 6: CONSECUTIVE with Count 14 Case: D 2013CR951 BOULDER