

SENTENCE IN A CAPITAL CASE. G.S. 15-189 and 15-194.

The prisoner, (*name prisoner*), having been convicted of murder in the first degree by unanimous verdict of the Jury duly returned at the term of the Superior Court of (*name county*), North Carolina, and the Jury having unanimously recommended the punishment of death.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the same (*name prisoner*) be, and he is hereby sentenced to death<sup>1</sup> and the Sheriff of (*name county*), North Carolina, in whose custody the said defendant now is, shall forthwith deliver said prisoner, (*name prisoner*), to the Warden of the State's Penitentiary at Raleigh, North Carolina, and the said Warden shall cause the said prisoner, (*name prisoner*), to be put to death as by law provided.

May God have mercy on his soul.

This the \_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_  
\_\_\_\_\_  
Judge Presiding

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<sup>1</sup>G.S. § 15-187 provides that death shall be administered by lethal gas "except that if any person sentenced to death so chooses he may at least five days prior to his execution date, elect in writing to be executed by the administration of a lethal quantity of an ultra short-acting barbiturate in combination with a chemical paralytic agent."

