

**FELONY ABSTRACT OF JUDGMENT—DETERMINE  
SINGLE, CONCURRENT, OR FULL-TERM CONSECUTIVE COUNT FORM**  
(Not to be used for multiple count convictions or for 1/3 consecutive sentences)

CR-290.1

SUPERIOR COURT OF CALIFORNIA, COUNTY OF: SOLANO		PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: B. KRISTEN DOB: _____ AKA: _____ CII NO.: A11744544 BOOKING NO.: 14-358 <input type="checkbox"/> NOT PRESENT		CASE NUMBER FCR304925	<b>ENDORSED FILED</b> Clerk of the Superior Court  DEC 01 2014  By  DEPUTY CLERK
FELONY ABSTRACT OF JUDGMENT <input type="checkbox"/> PRISON COMMITMENT <input checked="" type="checkbox"/> COUNTY JAIL COMMITMENT <input checked="" type="checkbox"/> AMENDED ABSTRACT		DATE OF HEARING 11-6-14	DEPT. NO. 17	JUDGE PETER FOOR	
CLERK PATRICIA WARD		REPORTER LAURA FORSTER	PROBATION NO. OR PROBATION OFFICER NA <input checked="" type="checkbox"/> IMMEDIATE SENTENCING		
COUNSEL FOR PEOPLE NATASHA JONTULOVICH		COUNSEL FOR DEFENDANT JESSICA AGNICH <input checked="" type="checkbox"/> APPOINTED			

1. Defendant was convicted of the commission of the following felony:

COUNT	CODE	SECTION NUMBER	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO./DATE/YEAR)	CONVICTED BY			TERM (L, M, U)	SERIOUS FELONY	VIOLENT FELONY	TIME IMPOSED	
						JURY	COURT	PLEA				YRS.	MOS.
4	PC	32	Assessory	2014	10-10-14			X	L			1	4

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed, "S" for stayed, or "PS" for punishment struck. DO NOT LIST ENHANCEMENTS FULLY STRICKEN by the court.

COUNT	ENHANCEMENT	TIME IMPOSED, "S," or "PS"	ENHANCEMENT	TIME IMPOSED, "S," or "PS"	ENHANCEMENT	TIME IMPOSED, "S," or "PS"	TOTAL

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed, "S" for stayed, or "PS" for punishment struck. DO NOT LIST ENHANCEMENTS FULLY STRICKEN by the court.

ENHANCEMENT	TIME IMPOSED, "S," or "PS"	ENHANCEMENT	TIME IMPOSED, "S," or "PS"	ENHANCEMENT	TIME IMPOSED, "S," or "PS"	TOTAL

4. Defendant sentenced:  to county jail per PC 1170(h)(1) or (2)  per PC 667(b)-(i) or PC 1170.12 (strike prior)  to prison per PC 1170(a) or 1170(h)(3) due to  current or prior serious or violent felony  PC 290 or  PC 186.11 enhancement  PC 1170(a)(3). Pre-confinement credits equal or exceed time imposed.  Defendant ordered to report to local parole or probation office upon release.
5. FINANCIAL OBLIGATIONS (plus any applicable penalty assessments):

Restitution Fine(s): \$\_\_\_\_\_ per PC1202.4 (b) forthwith per PC 2085.5 if prison commitment \$\_\_\_\_\_ per PC 1202.45 suspended unless parole is revoked. \$\_\_\_\_\_ per PC 1202.44 is now due, probation having been revoked.

Restitution per PC1202.4 (f):  §2025.  Amount to be determined to  \* victim(s)  Restitution Fund \*  Victim name(s), if known, and amount breakdown in item 8, below. \*  Victim name(s) in probation officer's report.

Fine(s): \$\_\_\_\_\_ per PC 1202.5. \$\_\_\_\_\_ per VC 23550 or \_\_\_\_\_ days  county jail  prison in lieu of fine  concurrent  consecutive  Includes:  \$\_\_\_\_\_ Lab Fee per HS 11372.5(a)  \$\_\_\_\_\_ Drug Program Fee per HS 11372.7(a) for each qualifying offense.  Court Operations Assess.: \$\_\_\_\_\_ per PC 1465.8.  Conviction Assess.: \_\_\_\_\_ per GC 70373.  Other: \$\_\_\_\_\_ per (specify): \_\_\_\_\_

6. TESTING: a.  Compliance with PC 296 verified b.  AIDS per PC 1202.1 c.  other (specify): \_\_\_\_\_
7. IMMEDIATE SENTENCING:  Probation to prepare and submit a post sentence report to CDCR per PC 1203c. Deft's Race / National Origin \_\_\_\_\_
8. Other orders (specify): Court reserves jurisdiction on future restitution. Pay restitution To Victim's Comp Board (joint & several w/co-defs)
9. TOTAL TIME IMPOSED: \_\_\_\_\_ 2 0

10.  MANDATORY SUPERVISION: Execution of a portion of the total jail time imposed in item 9 is suspended and deemed a period of mandatory supervision under PC 1170(h)(5)(B) as follows: Suspended portion: \_\_\_\_\_ Served forthwith: \_\_\_\_\_

11.  This sentence is to run concurrent with (specify): \_\_\_\_\_ 12. Registration Required:  per (specify code section): \_\_\_\_\_
13. Execution of sentence imposed: a.  at initial sentencing hearing. b.  at resentencing per decision on appeal. c.  after revocation of probation. d.  at resentencing per recall of commitment. (PC 1170(d).) e.  other (specify): \_\_\_\_\_

DATE SENTENCE PRONOUNCED	CREDIT FOR TIME SPENT IN CUSTODY TOTAL DAYS:	ACTUAL LOCAL TIME	LOCAL CONDUCT	CREDITS			TIME SERVED IN STATE INSTITUTION		
				<input type="checkbox"/> 2933	<input type="checkbox"/> 2933.1	<input checked="" type="checkbox"/> 4019	DMH	CDCR	CRC
11-06-14	480	240	240				[ ]	[ ]	[ ]

15. The defendant is remanded to the custody of the sheriff  forthwith  after 48 hours excluding Saturdays, Sundays, and holidays. To be delivered to  the reception center designated by the director of the California Department of Corrections and Rehabilitation  county jail  Other (specify): RELEASED PENDING ANY OTHER HOLDS. Deft given Credit for time served.

CLERK OF THE COURT: I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE 	DATE 11-6-14
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This form is prescribed under PC 1213.5 to satisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document. Page 1 of 1



ENDORSED FILED  
Clerk of the Superior Court

JAN 13 2014

By S. Magalski  
DEPUTY CLERK

SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SOLANO

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff

vs.

Case Nos.

FCR304925  
FCR304926  
FCR304927

FELONY COMPLAINT

KRISTEN B.  
aka:

ANTHONY N  
aka:

RICHERD W

Defendant(s)

1 The undersigned is informed and believes that:

2 **COUNT 1**

3 On or about January 9, 2014, defendant(s) KRISTEN B, ANTHONY  
4 N AND RICHERD W did commit a felony namely: ARSON OF AN  
5 INHABITED STRUCTURE OR PROPERTY, a violation of Section 451(b) of the Penal Code of  
6 the State of California, County of Solano, in that said defendants did willfully, unlawfully, and  
maliciously set fire to and burn and cause to be burned an inhabited structure and inhabited  
property located at

7 "NOTICE: The above offense is a serious felony within the meaning of Penal Code section  
8 1192.7(c) and a violent felony within the meaning of Penal Code 667.5(c)."

9 "NOTICE: Conviction of this offense will require you to provide specimens and samples  
10 pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a  
11 crime."

12 It is further alleged, as to defendants KRISTEN B, ANTHONY N  
13 AND RICHERD W, pursuant to Penal Code section 451.1(a) as to count ONE  
14 that the following aggravating factors exist: THE DEFENDANTS USED A DEVICE  
DESIGNED TO ACCELERATE THE FIRE.

15 **COUNT 2**

16 On or about January 9, 2014, defendant(s) KRISTEN B ANTHONY  
17 N AND RICHERD W did commit a felony namely: POSSESSION  
18 OF FLAMMABLE MATERIAL, a violation of Section 453(a) of the Penal Code of the State of  
19 California, County of Solano, in that said defendants did unlawfully possess, manufacture and  
dispose of a flammable and combustible material and substance, and an incendiary device in an  
arrangement and preparation, with intent to willfully and maliciously use said material,  
substance, and device to set fire to and burn a structure, forest land, and property.

20 It is further alleged pursuant to Penal Code sections 1170.12(a) through (d) and 667(b) through  
21 (i) as to counts ONE and TWO that the defendant, ANTHONY N, has suffered the  
following prior conviction of a serious or violent felony or juvenile adjudication:

<u>Court Case</u>	<u>Code/Statute</u>	<u>Conviction Date</u>	<u>County</u>	<u>State</u>	<u>Court Type</u>
97F07273	PC245B	03/06/1998	SACRAMENTO	CA,	SUPERIOR
	PC245A2				

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COUNT 3

1 On or about January 9, 2014, defendant(s) KRISTEN B did commit a felony  
2 namely: FALSE PERSONATION, a violation of Section 529 of the Penal Code of the State of  
3 California, County of Solano, in that said defendant did unlawfully and falsely personate J.B. in a  
4 private and official capacity and in such assumed character did an act whereby, if done by the  
5 person falsely personated, he/she might, in any event, become liable to a suit or prosecution, and  
6 to pay a sum of money, and to incur a charge forfeiture and penalty, and whereby any benefit  
7 might accrue to the defendant, and to another.

8 It is further alleged, pursuant to Penal Code Sections 1170(h)(3), 1170(f) and 1385, that the  
9 defendants,

10 , are not eligible to be sentenced to a term of imprisonment in the county jail on an  
11 executed sentence due to a prior or current felony conviction for a serious felony described in  
12 subdivision (c) of Penal Code Section 1192.7, or a prior or current conviction for a violent felony  
13 described in subdivision (c) of Penal Code Section 667.5, or a prior felony conviction in another  
14 jurisdiction for an offense that has all of the elements of a serious felony described in subdivision  
15 (c) of Penal Code Section 1192.7, or a violent felony described in subdivision (c) of Penal Code  
16 Section 667.5, or because the defendant is required to register as a sex offender pursuant to Penal  
17 Code Section 290, or because the defendant is convicted of a crime and as part of the sentence an  
18 enhancement pursuant to Penal Code Section 186.11 is imposed.

19 It is further alleged that the defendants

20 did commit acts which aggravate the above crime(s)  
21 pursuant to Rules 4.408 and 4.421 of the California Rules of Court.  
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