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STATE OF WISCONSIN	CIRCUIT COURT BRANCH 8	RACINE COUNTY	For Official Use Only
State of Wisconsin vs. Gree	gory K Niel	Judgment of Col-stion	FIED
		Sentence to Wisconsin State Prisons and Extended Supervision	APR 2 1 2009
Date of Birth: 01-01-1988		Case No.: 2008CF000982	
			CLERK OF CIRCUIT COURT RACINE COUNTY
			L

The defendant was found guilty of the following crime(s):

Ct.	Description	Violation	Plea	Severity	Date(s) Committed	To	Date(s) Convicted
1	Homicide by Intoxicated Use of Vehicle	940.09(1)(a)	No Contest	Felony D	08-17-2008		04-17-2009

IT IS ADJUDGED that the defendant is guilty as convicted and sentenced as follows:

Ct.	Sent. Da	ite Se	entence		Length	Agency	Comments	6			
1	04-17-20	009 S	ate Prison		9 YR	Department of Corrections	Length of c supervisior sentence. F	for a tota	I length of	15 years b	
Tot	al Bifurca	ated Sent	ence Time								
Co	nfinement	Period				Ext	ended Super	vision	Total Lo	ength of S	entence
Ct.	Years	Months	Days	Comments		Yea	rs Months	Days	Years	Months	Days
1	9	0	0			6	0	0	15	0	0

#### Sentence Concurrent With/Consecutive Information:

Ct.	Sentence	Туре	Concurrent with/Consecutive To Comments
1	State Prison	Consecutive	to revocation now serving.
1	Extended Supervision	Consecutive	to revocation now serving.

#### **Conditions of Extended Supervision:**

**Obligations:** (Total amounts only)

Fine	Court Costs	Attorney Fees	Joint and Several <b>Restitution</b>	Other	Mandatory Victim/Wit. Surcharge	5% Rest. Surcharge	DNA Anal. Surcharge
	20.00			8.00	85.00		
Ct.	Condition		Agency/Program	Comments			
1	Costs						
1	Employment / School		Department of Corrections	Obtain and ma	intain full time e	employment.	
1	Other		Department of Corrections	with Deandre E with recommer Take medication	Barryhill or the v nded treatment, ons as prescribe	court obligations rictim's family. ( counseling and ed. Voting proh and civil rights	Cooperate I programs. ibited until
1	Alcohol assessment		Department of Corrections	Random testin	g ordered. AOI	ol or controlled DA and follow th gram recomme	nrough with

### Pursuant to §973.01(3g) and (3m) Wisconsin Statutes, the court determines the following:

The Defendant is 🔲 is not 🔀 eligible for the Challenge Incarceration Program.

The Defendant is  $\square$  is not  $\boxed{\mathbf{X}}$  eligible for the Earned Release Program.

## The following charges were Dismissed but read In

Ct	. Description	Violation	Plea	Severity	Date(s) Committed	Date(s) Read In
2	Resisting or Obstructing an Officer	946.41(1)	-101-	Misd. A	08-17-2008	04-17-2009

n, DOC 20, (08/2007) §§ 939.50, 939.51, 972.13, Chapter 973, Wisconsin Statutes This form shall not be modified. It may be supplemented with additional material. Page 1 of 2

D-4-(-)

STATE OF WISCONSIN	<b>CIRCUIT COURT BRANCH 8</b>	RACINE COUNT	For Official Use Only
State of Wisconsin vs. Greg	ory K Niel	Judgment of Col-stion	n
		Sentence to Wisconsin State Prisons and Extended Supervision	RUED
Date of Birth: 01-01-1988		Case No.: 2008CF000982	APR 2 1 2009
			CLERK OF CIRCUIT COURT

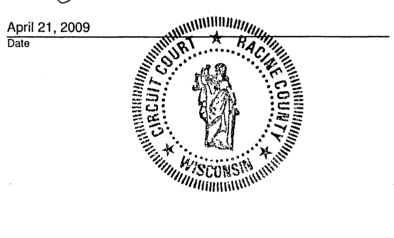
IT IS ADJUDGED that 0 days sentence credit are due pursuant to § 973.155, Wisconsin Statutes

IT IS ORDERED that the Sheriff shall deliver the defendant into the custody of the Department.

Faye M. Flancher, Judge Robert S Repischak, District Attorney Mark F Nielsen, Defense Attorney

BY THE COURT:

Ckcuit Court Judge/Clerk/Deputy Clerk



,	
1	I think your statements to the victim's
2	family today were appropriate and they were heart-felt,
3	and I believe, Mr. Nielsen, that you are sincerely
4	remorseful for your actions that evening.
5	Unfortunately that remorse can never bring
6	the victim back. Both Mr. Repischak and Attorney
7	Nielsen refer to a number of factors that the Court is
8	required to consider in determining what a fair and
9	appropriate sentence under all the circumstances are,
10	and clearly they're all applicable to you, Mr. Nielsen.
11	The Court considers first and foremost
12	protection of the community, and it is imperative that
13	our community be protected from drunk drivers,
14	especially under-aged drunk drivers.
15	Punishment. You killed a man. Punishment is
16	clearly an appropriate factor for this Court to
17	consider.
18	Rehabilitation. I believe that you do have
19	some rehabilitative needs. I think in the past you
20	have minimized your alcohol use and abuse, and I think
21	you need treatment for that and you have to understand,
22	Mr. Nielsen, that the fact that you have been
23	incarcerated now for a significant period of time and
24	the fact that you haven't been using alcohol doesn't
25	mean that you don't need treatment.

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And certainly deterrence of others. It is imperative that this Court does send a message to 3 under-aged people who are thinking they are going to 4 get into a car and drive without any culpability. A11 important factors for the Court to consider. 5

1

2

6 The district attorney is recommending a total 7 of 20 years in prison, ten years initial confinement, ten years extended supervision. The PSI writer is 8 9 recommending anywhere between seven and eight years of 10 initial confinement and three to four years of extended 11 supervision.

Pardon me, your Honor, I don't 12 MR. NIELSEN: 13 think that's correct.

14 THE COURT: I'm reading at page six and it 15 reads: The Department of Corrections respectfully 16 recommends that the defendant be sentenced to seven to 17 eight years in the Wisconsin prison system with four 18 years of initial confinement -- excuse me, I mis-spoke 19 -- and three to four years of extended supervision. 20 MR. NIELSEN: Yes. 21 THE COURT: One of the people speaking on 22 behalf of the victim's family, and I'm sorry, I don't 23 remember who it was, it may have been Ms. King, indicated that the Court treats drug offenses in this 24

25 community more seriously and hands down more serious

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1 sentences for drug offenses than they do for things of 2 this nature, and quite honestly, I don't disagree with 3 that. 4 MS. KING: It was Ms. Roscoe. 5 THE COURT: Ms. Roscoe, thank you. This is a 6 case that an incident should have been prevented. Had 7 you not been drinking that night, I have no doubt that this wouldn't have happened. 8 9 Based on all the factors that I'm required to 10 consider, Mr. Nielsen, I am sentencing you to 15 years 11 in prison and that will be bifurcated nine years of 12 initial confinement and six years of extended 13 supervision. 14 The time you are confined in prison, 15 Mr. Nielsen, can be extended if you violate any prison 16 regulation or if you refuse or neglect to perform any 17 required or assigned duties. 18 If your time in prison is extended under this 19 bad time provision, you could be required to serve up 20 to the total length of your prison in sentence. The 21 penalties which can be imposed by the Department of 22 Corrections are as follows: 10 days for the first 23 offense, 20 for the second offense and 40 for the third 24 and each subsequent offense.

25

STATE OF WISCONSIN	CIRCUIT COURT	RAC	INE COUNTY
STATE OF WISCONSIN, v.	Plaintiff,	ORDER DE DEFENDAI POSTCON MOTION	NT'S
GREGORY K. NIELSEN,		Case No:	08-CF-982

Defendant.

IT IS HEREBY ORDERED, based on the record made in the hearing in this Court on January 29, 2010, that the defendant's postconviction motion is denied.

BY THE COURT:

Dated this 29<sup>th</sup> day of January, 2010.

HON. FAYE M. FLANCHER Racine County Circuit Court

# **CERTIFICATION AS TO APPENDIX**

I hereby certify that filed with this brief, either as a separate document or as a part of this brief, is an appendix that complies with § 809.19(2)(a) and that contains, at a minimum: (1) a table of contents; (2) the findings or opinion of the circuit court; and (3) portions of the record essential to an understanding of the issues raised, including oral or written rulings or decisions showing the circuit court's reasoning regarding those issues.

I further certify that if this appeal is taken from a circuit court order or judgment entered in a judicial review of an administrative decision, the appendix contains the findings of fact and conclusions of law, if any, and final decision of the administrative agency.

I further certify that if the record is required by law to be confidential, the portions of the record included in the appendix are reproduced using first names and last initials instead of full names of persons, specifically including juveniles and parents of juveniles, with a notation that the portions of the record have been so reproduced to preserve confidentiality and with appropriate references to the record.

Dated this 3<sup>rd</sup> day of May, 2010.

Signed:

Devonte

DEVON M. LEE Assistant State Public Defender State Bar No. 1037605

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Attorney for Defendant-Appellant