



No. 2009CR12809A

COUNT

INCIDENT NO./TRN: 910389374X

THE STA	THE STATE OF TEXAS				§ IN THE 186TH DISTRICT			
VS.	VS.			§ COURT				
CHARL	CHARLTON ELLISON BRADSHAW			§ BEXAR COUNTY, TEXAS				
STATE ID I	STATE ID No.: TX <b>6094295</b>			§ §				
JUDGMENT OF CONVICTION BY JURY								
Judge Presi	iding: Hon. I	MARIA TERESA HERI	R	Date Judgment Entered:	03-01-2011	· · · · · · · · · · · · · · · · · · ·		
Appearance Attorney for		IA I RUMMEL		Attorney for Defendant:	JOHN M ECONO	MIDY		
Offense for	Offense for which Defendant Convicted:							
CAPITAL N	MURDER - OTHE	R FELONY (HABITU	AL)					
Charging In INDICTME	nstrument:			Statute for Offense 19.03 (A) (2) PC	<u>:</u>			
Date of Offe 10-16-2009		, , , , , , , , , , , , , , , , , , ,	Plea to Offen NOT G		Findings or	n Deadly Weapon:		
Degree of O	ffense:			Foreperson:				
CAPITAL F	CAPITAL FELONY TOBY PILS							
Verdict of J	Verdict of Jury: (PUNISHMENT)							
	Cnhancement	CONTRACT IN A TOTAL		to 2 <sup>nd</sup> Enhancement	Habitual			
Paragraph		TRUE TO HABIT	2 02.00	graph:				
Findings on Paragraph: Punished A. COURT	1 <sup>st</sup> Enhancement	TRUE TO HABITUAL		ngs on 2 <sup>nd</sup> ncement/Habitual P	aragraph:			
Punished A	OURT 03-01-2011		entence Impo 2011	Imposed: Date Sentence to Commence: 03-01-2011				
of Confinem		FE TDCJ-ID AND A F	INE OF \$	0.00 IMPRISONM	ENT (INSTITUTIONA	L DIVISION):		
) _ <u> </u>	THI	S SENTENCE SHALL R	UN CONCUR	RENTLY UNLESS 07	THERWISE SPECIFIED.			
ing	SENTENCE O				COMMUNITY SUPERV	/ISION FOR N/A		
Fine: \$ 0.00		Court Costs: \$ 310.00PLUS ATTY FEES	Restitution:	Restitution		CY/AGENT (see below)		
Sex Offende	r Registration Re	The second secon	oly to the Defe	endant. TEX. CODE (	CRIM. PROC. chapter 62			
101		me of the offense was	,					
3		to serve sentence in TDC	J, enter incarc	eration periods in chro	nological order.			
	From: 10/20			To:	From:	To:		
Time Credited:	From:	To:	From:	To:	From:	To:		
Credited:	From:	To:	From:	To:	From:	To:		
4	If Defendant is NOTES: N		ty jail or is give	en credit toward fine a	nd costs, enter days credi			



Tris cause was called for trial in Bexar County, Texas. The State appeared by her District Attorney. Counsel / Waiver of Counsel (select one)

The state of the s	Defendant appeared in person with Counsel.  Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open county appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was rejury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.  The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its duty to determ guit or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the jury deliver verdict in the presence of Defendant and defense counsel, if any.  The Court received the verdict and Ordered it entered upon the minutes of the Court.  Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed a written election to have the jury assess punishment. The jury heard evidence rethe question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliber the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment Court assessed Defendant's punishment as indicated above.  The Court Finds Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defenda GUILITY of the above offense. The Court Finds the Presentence Investigation, if so ordered, was done according to the applic provisions of Tex. Code Crim. Proc. art. 42.12 § 9.  The Court Orders Defendant punished as indicated above. The Court Orders Defendant to pay all fines, court cost restitution as indicated above.  Punishment Options (select one)  Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of th					
	Execution / Suspension of Sentence (select one)  The Court Orders Defendant's sentence executed.					
Ī						
. !	The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.					
	The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.					
The state of the s	Furthermore, the following special findings or orders apply:  N/A  Signed and entered on this  August 20 //					
	Notice of Appeal: ADVISED / Maria / Maria					
)	JUDGE PRESIDING  MARIA TERESA HERR  186TH DISTRICT COURT  BEXAR COUNTY, TEXAS					
	DEARE COUNTY, TEARS					
'n	Clerk 20572					
1	DC2009CR12809A					
e E						

Right Thumbprint