



•		No 2	010CR59	22 COU	Nm	D COURTE OF STATE OF THE PROPERTY OF THE PARTY OF THE PAR	
				/TRN: 91041044 98			
THE STATE OF TEXAS		1110	IDENTITE INC.		, e 290th Distric	TT.	
				8 114111	E 230111 DISTRIC	1	
vs.				§ Cour	ጥ		
				8	•		
LORENZO LEROY THOMPSON				S DEVAD	COUNTY, TEXAS	ı	
				8	COUNTY, IEAAS	•	
STATE ID No.: TX8488142				§			
JUDGMENT OF CONVICTION BY JURY							
Judge Presidi	· · · · · · · · · · · · · · · · · · ·	A C SKINNER	·	Date Judgment			
	ing. Hon. Wells.	A C SKINNER		Entered:	08-24-2012		
Appearances: Attorney for S	tata: DAVID B LU	NAN		Attorney for	JOSEPH A ESPA	RZA	
	nich Defendant Convic	eted:		Defendant:			
CAPITAL MURDER - OTHER FELONY							
Charging Inst				Statute for Offense	•		
INDICTMENT	<u> </u>	·		19.03 (A) (2) PC	<u>.</u>		
Date of Offens	e:		Plea to Offer	nse:	Findings o	n Deadly Weapon:	
04-12-2010 Degree of Offe	neo.		NOT (BUILTY			
	CAPITAL FELONY Foreperson: MICHAEL SHERWIN						
Verdict of Jur				Verdict of Jury: (P)			
WE, THE JURY, FIND THE DEFENDANT, LORENZO THOMPSON, GUILTY OFCAPITAL MURDER AS CHARGED IN THE INDICTMENT.				WE, THE JURY, BECAUSE AT LEAST TEN (10) JURORS HAVE A REASONABLE DOUBT AS TO THE PROBABILITY THAT THE DEFENDANT WOULD COMMIT CRIMINIAL ACTS OF VIOLENCE THAT WOULD CONSTITUTE CONTINUING THREAT TO SOCIETY, DETERMINITHAT THE ANSWER TO ISSUE NO.1 IS "NO".			
Plea to 1st Enf	nancement		Plea	to 2nd Enhancement/	Habitual		
Paragraph		N/A	Para	graph:			
Findings on 1s Paragraph:	^t Enhancement	N/A		ings on 2 nd			
Punished Asse			entence Impo	ncement/Habitual P	aragraph: Date Sentence to	. Co	
JURY		08-24-2		iseu.	08-24-2012	Commence.	
Punishment as of Confinemen		CJ-ID AND A F	INE OF \$	0.00 IMPRISONME	ENT (INSTITUTION	AL DIVISION):	
	THIS SENT	TENCE SHALL RI	JN CONCUR	RENTLY UNLESS OT	HERWISE SPECIFIED		
	SENTENCE OF CONF	INEMENT SUSP	ENDED, DEF	ENDANT PLACED ON	COMMUNITY SUPER	vision for N/A	
Fine:	(Court Costs:	Restitution:	Restitution F	ayable to:		
\$ 0.00	5	\$ 834.00PLUS	\$ 0.00	☐ VICTIM (see below) 🔲 AGEN	ICY/AGENT (see below)	
Sex Offender F	Legistration Requirem	ATTY FEES	lu to the Def	andant Toy Copp C	love Doog shouter 06		
	victim at the time of t		iy to the Der	endant. Tex. Code C	kim. PROC. chapter 62	4.	
The age of the	If Defendant is to serve		L enter incare	eration periods in chro	ological order		
•	From: 04/16/2010	To: 08/24/201		То:	From:	То:	
Time	From:	To:	From:	To:	From:	To:	
Credited:	From:	To:	From:	To:	From:	To:	
		e sentence in coun	y jail or is give	en credit toward fine ar	nd costs, enter days cred	ited below.	
	NOTES: N/A						

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference. This cause was called for trial in Bexar County, Texas. The State appeared by her District Attorney.



Counsel / Waiver of Counsel (select one)

instrument. Both parties announced ready for the jury, and Defendant entered a plea to the The jury heard the evidence submitted the guilt or innocence of Defendant, and the just werdict in the presence of Defendant and described to the Court received the verdict and Or Punishment Assessed by Jury / Or Jury. Defendant entered a plea and filed to the question of punishment. The Court deliberation, the jury was brought into Court. Defendant elected to have the Court Court assessed Defendant's punishment as indicated assessed The Court FINDS Defendant committed GUILTY of the above offense. The Court FINDS provisions of Tex. Code Crim, Proc. art. 42.12 The Court Orders Defendant punisher restitution as indicated above. Punishment Options (select one)	voluntarily waived the right to represent endant was mentally competent and have trial. A jury was selected, impaneled, charged offense. The Court received the end and argument of counsel. The Court ary retired to consider the evidence. Upefense counsel, if any. RDERED it entered upon the minutes of the court / No election (selection) a written election to have the jury assess charged the jury and it retired to consider urt, and, in open court, it returned its vot assess punishment. After hearing evidence above. After hearing evidence and ORDERS, ADJUST the Presentence Investigation, if so or \$9. ed as indicated above. The Court ORDER	e plea and entered it of record. charged the jury as to its duty to determine on returning to open court, the jury delivered the Court. s punishment. The jury heard evidence relative er the question of punishment. After due erdict as indicated above. ence relative to the question of punishment, the
Sheriff of this County to take, safely convocations of this County to take, safely convocations of the Sheriff of this county until	al Division. The Court ORDERS the authory, and deliver Defendant to the Directed and in the manner indicated above. The Sheriff can obey the directions of this served to the Bexar County District Clerk ning unpaid fines, court costs, and restituect one) EXECUTED. If confinement SUSPENDED. The Court O	or, Institutional Division, TDCJ. The Court he Court ORDERS Defendant remanded to the nature. The Court ORDERS that upon release to Once there, the Court ORDERS Defendant to tution as ordered by the Court above.
community supervision. The order setting fort judgment by reference.	long as Defendant abides by and does no	ot violate the terms and conditions of ty supervision is incorporated into this
	e, the following special findings or o	
Signed and entered on this	day of AUG 2 4 2012	20
Notice of Appeal: ADVISED	JUDGE PRESIDING MELISA C SKINNER 290TH DISTRICT COURT BEXAR COUNTY, TEXAS	
Clerk 32809 DC2010CR5922		

Right Thumbprint