Cause No. F45973 (SINGLE COUNT)TRN 9197912107 A001

THE STATE OF TEXAS

IN THE 18TH JUDICIAL §

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§ DISTRICT COURT OF

NICO ALLEN-ANTONIO COGDILL, DEFENDANT

JOHNSON COUNTY, TEXAS

SID: TX

JUDGMENT OF CONVICTION BY JURY;

SENTENCE BY JURY TO Institutional Division, TDCJ

DATE OF JUDGMENT:

June 21, 2013

JUDGE PRESIDING:

JOHN E. NEILL

ATTORNEY FOR THE STATE:

MARTIN STRAHAN AND LARRY

CHAMBLESS

ATTORNEY FOR THE DEFENDANT:

PATRICK BARKMAN

OFFENSE: CAPITAL MURDER

STATUTE FOR OFFENSE:

Section 19.03(a)(2), Penal Code

First Degree Felony

OFFICE OF COURT ADMINISTRATION

P.M.

DEGREE OF OFFENSE: APPLICABLE PUNISHMENT RANGE

LIFE WITHOUT PAROLE

(including enhancements, if any): DATE OF OFFENSE:

September 21, 2011

CHARGING INSTRUMENT:

Indictment

PLEA TO OFFENSE:

Not Guilty Not Applicable

PLEA TO ENHANCEMENT PARAGRAPH(S):

Guilty

VERDICT FOR OFFENSE: **FINDING ON ENHANCEMENT:**

Not Applicable Not Applicable

AFFIRMATIVE FINDING ON

DEADLY WEAPON:

Not Applicable

DAVID R. LLOYD

9:00 A.M._

FILED

JUN 2 4 2013

DISTRICT CLERK - JOHNSON COUNTY, TEXAS

WHITNEY POPOY

OTHER AFFIRMATIVE **SPECIAL FINDINGS:**

DATE SENTENCE IMPOSED:

June 21, 2013

PUNISHMENT AND PLACE OF

LIFE WITHOUT PAROLE in the

Institutional Division-TDCJ, and a \$.00 fine

CONFINEMENT: TIME CREDITED TO SENTENCE:

634 DAYS CREDIT

COURT COSTS:

\$296.00-SEE ATTACHED BILL OF COST

TOTAL AMOUNT OF RESTITUTION:

\$.00

NAME AND ADDRESS FOR

NOT APPLICABLE

RESTITUTION:

The Sex Offender Registration Requirements under Chapter 62, CCP, do not apply to the Defendant. The age of the victim at the time of the offense was not applicable.

This sentence shall run concurrently unless otherwise specified.

On the date stated above, the above numbered and entitled cause was regularly reached and called for trial, and the State appeared by the attorney stated above, and the Defendant and the Defendant's attorney, as stated above, were also present. Thereupon both sides announced ready for trial, and the Defendant pleaded not guilty and a jury, to wit: CARL HALLMARK,

DS4: Judgment of Conviction by Court; Sentence By Jury, Cause No. F45973

and eleven others, was duly selected, impaneled and sworn. Having heard the evidence submitted and having been duly charged by the Court, the jury retired to consider their verdict. Afterward, being brought into open court by the proper officer, the Defendant, the Defendant's attorney, and the State's attorney being present, and being asked if the jury had agreed upon a verdict, the jury answered it had and returned to the Court a verdict, which was read aloud, received by the Court, and is now entered upon the Minutes of the Court as follows:

WE, the Jury, fine the Defendant, NICO ALLEN-ANTONIO COGDILL, guilty of the offense of Capital Murder, as alleged in the Indictment.

A presentence investigation report was done according to Article 42.12, sec. 9, CCP.

And thereupon the Court asked the Defendant whether the Defendant had anything to say why said sentence should not be pronounced upon said Defendant, and the Defendant answered nothing in bar thereof. Whereupon the Court proceeded to pronounce sentence upon said Defendant as stated above.

It is therefore ORDERED, ADJUDGED and DECREED by the Court that the defendant is guilty of the offense stated above, the punishment is fixed as stated above, and the State of Texas do have and recover of said defendant all court costs in this prosecution expended, for which execution will issue.

It is ORDERED by the Court that the Defendant be taken by the authorized agent of the State of Texas or by the Sheriff of this county and be safely conveyed and delivered to the **Director, Institutional Division-TDCJ**, there to be confined in the manner and for the period aforesaid, and the said defendant is hereby remanded to the custody of the Sheriff of this county until such time as the Sheriff can obey the directions of this sentence.

The defendant is given credit as stated above on this sentence for the time spent in county jail. The Defendant also is ordered to pay restitution to the person(s) named above in the amount specified above.

Furthermore, the following special findings or orders apply:

NOT APPLICABLE

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CAUSE NUMBER F 45973

| Approved as | L | | | |
|---------------|----------------|--------|---|-------|
| Assistant Dis | trict Attorney | | | |
| | is a second | | ¥ | |
| | | | | |
| Signed this _ | 23t day o | of Jan | | , Zdi |

Presiding Judge



Right Thumbprint

Defendant

BILL OF COST DISTRICT COURTS/COUNTY COURTS AT LAW JOHNSON COUNTY, TEXAS

CAUSE NO. F45973 18TH DISTRICT COURT

COGDILL, NICO ALLEN-ANTONIO LKA:1800 RIDGEMAR CLEBURNE TX 76031

| Consolidated Court Costs | 133.00 | |
|-------------------------------------|--------|--|
| JURY SERVICE FUND (SB1704) 9/05 | 4.00 | |
| JUDICIAL SUPPORT FEE-CM (HB11)12/05 | 6.00 | |
| Criminal Clerk Fee | 40.00 | |
| Courthouse Security Fund | 5.00 | |
| Record Preservation Fund-Johnson Co | 22.50 | |
| CRIM Record Mgt & Pres DC (SB526) | 2.50 | |
| Criminal CopiesDistrict Clerk | 2.00 | |
| INDIGENT DEFENSE FEE HB 1267 | 2.00 | |
| DC TECHNOLOGY FEE HB 3637 1/1/2010 | 4.00 | |
| COUNTY WARRANT FEE | 50.00 | |
| Time Payment Fee | 25.00 | |
| TOTAL COST OF CAUSE | 296.00 | |
| Paid By Deposit: Plaintiff | .00 | |
| Defendant | .00 | |
| TOTAL DEPOSITION COST | .00 | |
| Paid By: Plaintiff | .00 | |
| Defendant | .00 | |
| Amount due from Plaintiff/Defendant | 296.00 | |

THE STATE OF TEXAS)
County of Johnson

I, David Lloyd, District Clerk of the 18TH DISTRICT COURT in and for said County and State, hereby certify the foregoing to be a taux and correct account of the costs in the within entitled and numbered state.

Witness my hand and seal of the said court affixed City of Cleburne this 21st day of June 2013.

office in the

Deputy

DV

ORIGINAL MAILED TO:

DAVID LLOYD
District Clerk
204 S. Buffalo, Suite 206
Cleburne, Texas 76033

COPY MAILED TO:

COMMITMENT

THE STATE OF TEXAS COUNTY OF JOHNSON

IN THE 18TH DISTRICT COURT January TERM A.D. 2013

STATE OF TEXAS
VS.
NICO ALLEN-ANTONIO COGDILL

CAUSE NO. F45973

To the Director of the Institutional Division of the Texas Department of Criminal Justice, Johnson County Law Enforcement Center, State Jail, or any other officer legally authorized to receive convicts, greetings:

Whereas, by the judgment of the Honorable 18TH DISTRICT COURT of Johnson County, Texas, in the above styled and numbered cause, made and entered on the 21st day of June, 2013. The above-named defendant was adjudged to be guilty of the offense of CAPITAL MURDER; a felony, on his plea of not guilty; whereas by proper sentence of said Court, dated June 21, 2013, the above-named defendant was sentenced to be confined and imprisoned in the Institutional Division, TDCJ for a term of LIFE WITHOUT PAROLE.

And it appearing to the Court that the defendant herein has been incarcerated in the County Jail in this cause without trial and prior to the passage of sentence herein upon him and that 634 days should be credited on this sentence. It is so ordered.

Wherefore, you are hereby commanded to take into your custody the above-named defendant and convey him to said Institutional Division, TDCJ and that you execute the sentence herein as required of you by law by confining the said defendant in the State Penitentiary for the term stated above, subject to the rules and regulations of the foregoing authorities.

Herein fail not, but duly execute this order.

DAVID R. LLOYD - District CHEST R.

18TH DISTRICT COURTS

Johnson County, Texas

By Millelle Many 2014

Deputy