

## THIS CASE IS ON APPEAL

VOL 447 PAGE 91

## CASE No. F-0759223-W

INCIDENT NO. /TRN: 9108570973

THE STATE OF TEXAS	•	363rd JUDICIAL DISTRICT	
	8		
v.	§ Court		
	8	a Course Traves	
ERIC DONNELL HARRIS		s County, Texas	
STATE ID No.: TX07232899	§ §		
STATE ID NO.: 1AU7232099	3		
Judgi	MENT OF CONVICTION B	Y JURY	
Judge Presiding: How. Tracy Holme	Efficied.	10/29/2008	
Attorney for State: Marc Moffitt	Attorney for Defendant:	Phillip Linder	
Offense for which Defendant Convicted:			
CAPITAL MURDER / FEL			
Charging Instrument: INDICTMENT		Statute for Offense: 19.03 Penal Code	
Date of Offense:			
11/15/2007	71 - 00		
CAPITAL FELONY	Plea to Offense.		
Verdict of Jury:	Findings on Dead	w Weapon:	
GUILTY	YES, A FIREA		
Plca to 1st Enhancement	Pica to 2nd Enhancement		
Paragraph: N/A	Paragraph:	N/A	
Findings on 1st Enhancement	Findings on 2nd	·	
Paragraph: N/A	Enhancement/Habitual Paragraph:	N/A	
Punishment Assessed by:	Date Sentence Imposed:	Date Septence to Commence	
	0/29/2008	10/29/2008	
Punishment and Place LIFE INSTIT	UTIONAL DIVISION, TDCJ		
THIS 8	ENTENCE SHALL RUN CONCURRE	NTLY.	
BENTENCE OF CONFINEMENT SU	SPENDED, DEFENDANT PLACED ON CO	MMUNITY SUPERVISION FOR N/A .	
Fine: Court Court	sts: Restitution: Restitution I	Payable to:	
\$ N/A \$ 256.0	O \$N/A □ VICTIM	sce below) AGENCY/AGENT (see below)	
Sex Offender Registration Requirements	do not apply to the Defendant. Ter	x. CODE CRIM. PROC. chapter 62.	
The age of the victim at the time of the offer			
	e in TDCJ, enter incarceration periods in o		
From 1/25/2008 to 10/29/	2008 From to	From to	
Time From to From	n to From to		
	e in county lail or is given credit toward fir	e and costs, onter days credited below.	
N/A DAYS NOTES: N	1/A		
All pertinent information, names and assessing	rents indicated above are incorporated into t	he language of the judgment below by reference.	
	allas County, Texas. The State appear	red by her District Attorney.	
Counsel / Waiver of Counsel (sel			
Defendant appeared in person with Cou		entation by counsel in writing in open court.	
		d pleaded as shown above to the charging	
		eled, and sworn. The INDICTMENT was read	
to the jury, and Defendant entered a plea to			



The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its duty to determine the guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the jury delivered its verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it enter	ed upon the minutes of the Court.
tt t - (Ct / We sleatic	a (palect one)
	o to have the lift agrees tillisimicit.
College College College Charged In	L HILL MULT IL LETIER TO COMPARE PIE CACOMO. 2. Paring
	nen chilit il il lullicu ita velulet da mateutoa accesso
Court. Defendant elected to have the Court assess punis	hment. After hearing evidence relative to the question of
Court. Detendant elected to have the court assess punis	indicated shove
punishment, the Court assessed Defendant's punishment as	to whether the judge or jury should assess punishment. After
GUILTY of the above offense. The Court From the Presenter	nce investigation, it so ordered, was done according to are
The Court ORDERS Defendant punished as indicated	above. The Court ORDERS Defendant to pay all fines, court coats,
and restitution as indicated above.	
- : 1 - 4 O 41 (lost one)	( ) 0 ( ) 0
Confinement in State Jail or Institutional Division.	The Court ORDERS the authorized agent of the State of Texas or the fendant to the Director, Institutional Division, TDCJ. The Court nanner indicated above. The Court ORDERS Defendant remanded
and the Chariff of this county until the Shortli (	can obey the directions of this sentence. The court of the
and and from confinement Defendant proceed immedia	alely to the Dallas County District Clerk Pelotty Concertons
Department Once there, the Court ORDERS Defendant to p	ay, or make arrangements to pay, any remaining unpaid fines,
and activition as ordered by the Court above	
Confinement in Lieu of	Payment. The Court ORDERS Defendent immediately committed
the Chariff of Dallan County Tayas on the	date the sentence is to commence. Defendant shall be commend in
to be the named indicated above. The	Court Oppers that upon release from confidencial, Deletidant shan
Dollar County District Clerk FC	ony Collections Department. Once there, the Court orders
Defendant to pay or make arrangements to pay any remail	ning unpaid fines, court costs, and restitution as ordered by the
Carre above	
The munichment accessed agains	t Defendant is for a FINE ONLY. The Court Orders Defendant to
the madiataly to the Office of the Dallas County Dist	rict Clerk relony Collections Department. Once there, the Court
ORDERS Defendant to pay or make arrangements to pay all	fines and court costs as ordered by the Court in this cause.
ORDERS Described to pay of make affairgements to pay and	1
Execution / Suspension of Sentence (select one	4
The Court ORDERS Defendant's sentence EXECUTED.	The Court Oppress Defendant placed on community
The Court Orders Defendant's sentence of confinement	BUSPENDED. The Court Orders Defendant placed on community
supervision for the adjudged period (above) so long as Deler	ndant abides by and does not violate the terms and conditions of
community supervision. The order setting forth the terms a	and conditions of community supervision is incorporated into this
judgment by reference.	. I the contents for the time energy incorporated
	oted above on this sentence for the time spent incarcerated.
Furthermore, the following	special findings or orders apply:
The Jury finds the dest herein used or exhibited a dead	ly weapon during the commission of said offense to wit:
firearm	
1 2 1 00 0000	
Signed and entered on October 29, 2008	tracy Hollier
	110000
	A
	Tracy Holmes
Or feedent microp's and gives Notice of Appaid	JUDGE PRESIDING
of Anna Carras Motion of Anna L	
Court of Appeals, Fish District of	
Come of Dance.	

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Clerk: JTOVAR



Cause No. Fo	75 <b>9223</b> -W	TRN 9108570973
THE STATE OF TEXAS v. ERIC DONNELL HARRIS	999	IN THE 363rd JUDICIAL DISTRICT COURT DALLAS COUNTY, TEXAS
SID: TX07232899	or angue (	CERTIFICATE

## CLERK'S CERTIFICATE

1, Gary Fitzsimmons, Clerk of the District Courts within and for the State of Texas and Dallas County, do hereby certify that the above and foregoing is a true and correct copy of judgment and imposition of sentence in Cause No. F0759223-W, entitled The State of Texas vs. ERIC DONNELL HARRIS as the same appears on record in Volume 447, Page 91 now on file in my office.

Given under my hand and seal of office in Dallas County, Texas on 10/29/2008.

Gary Fitzsimmons District Clerk Dallas County, Texas

Deputy District Clerk