10 - DCR - 688380A CONGLY Conviction - Not Guilty Plan Jury Van 2802412

CAUSE NO.10-DCR-055360A

THE STATE OF TEXAS	\$	IN THE DISTRICT COURT OF
VS.	§	FORT BEND COUNTY, TEXAS
LORENZA ANDRE SAM	• •	240TH JUDICIAL DISTRICT

JUDGMENT ON JURY VERDICT OF GUILTY PUNISHMENT FIXED BY JURY - NO PROBATION GRANTED

Judge Presiding: THOMAS R. CULVER III	
Date of Judgment: JULY 30, 2013	
Attorney(s) for State: LORRETTA OWEN, SHERRY ROBINS	SON AND LISA GREGG
Attorney(s) for Defendant: SID CROWLEY	<u> </u>
Offense Convicted of: CAPITAL MURDER	
Degree: CAPITAL FELONY Date Offense Committed: JU	ILY 6, 2010
Charging Instrument: <u>INDICTMENT</u> Plea: <u>NOT GUILTY</u>	7
Jury Verdict: GUILTY Presiding Juror: FELIPE RIOS	
Plea to Enhancement Paragraph(s): N/A	
Findings on Enhancement: N/A	100
Findings on Use of Deadly Weapon: FIREARM	
	rts: \$ 464.00
	TEXAS DEPARTMENT OF
CRIMINAL JUSTICE INSTITUTIONAL DIVISION	<u> </u>
Fime Credited: 1.113 DAYS Date to Commence:	JULY 30, 2013
Total Amount of Restitution/Reparation: NONE	
CONCURRENT UNLESS OTHERWISE SPECIFIED	

This 23rd day of July, 2013, this cause was called for trial, and the State appeared by her District Attorney as named above and the Defendant named above, having been duly arraigned, appeared in person, in open court, his counsel also being present, and both parties announced ready for trial; thereupon a jury of good and lawful persons, including the Presiding Juror as named above, and eleven others, was duly selected, impaneled and sworn, according to law; the indictment was read, and the defendant entered his plea of not guilty thereto, and evidence for the State and the Defendant was submitted and concluded, and the Court charged the jury as to the law applicable to said cause, and argument of counsel for the State and the Defendant was duly heard and concluded, and the jury retired in charge of the proper officer to consider of their verdict; and afterward was brought into open court by the proper officer, the Defendant and his counsel being present, and in due form of law returned into open court the verdict indicated above, which was received by the Court and is here now entered upon the minutes of the Court, to-wit: "We, the Jury, find the Defendant, LORENZA ANDRE SAM, guilty of the felony offense of CAPITAL MURDER as charged in the indictment"; and was signed by the Presiding Juror.

Thereupon the Court fixed the Defendant's punishment in said cause at LIFE IMPRISONMENT IN THE TEXAS DEPARTMENT OF CORRECTIONS-INSTITUTIONAL DIVISION pursuant to §12.31 of the Texas Penal Code in open court and entered said sentence upon the minutes of the Court.

It is THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant named above is guilty of the offense named above as found by the jury, and that he be punished in accordance with the law, that is by confinement in the Institutional Division of the Texas Department of Criminal Justice for the period indicated above and that the State of Texas do have and recover of the said Defendant all costs in this prosecution, for which execution may issue,

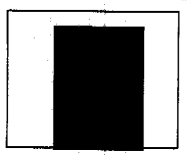
And thereupon the said Defendant was asked by the Court whether he had anything to say why sentence should not be pronounced against him, and he answered nothing in bar thereof. Whereupon the Court proceeded, in the presence of said Defendant, to pronounce sentence against him as follows, to-wit: "It is the order of the Court that the Defendant, named above who has been adjudged to be guilty of the offense indicated above, a felony, and whose punishment has been assessed at confinement in the Institutional Division of the Texas Department of Criminal Justice for the period indicated above, be delivered by the Sheriff of Fort Bend County, Texas, immediately to the Director of the Institutional Division of the State of Texas, or other person legally authorized to receive such convicts, and said Defendant shall be confined in said Institutional Division for the period indicated above, in accordance with the provisions of the law governing the Institutional Division of the Texas Department of Criminal Justice."

The said Defendant was remanded to jail until said Sheriff can obey the directions of this sentence.

Signed and entered this 30 day of

ILIDGE PRESIDING

DEFENDANT'S RIGHT INDEX FINGER:



JUL 3 0, 2013
AT

Clerk Dietric Court. Fort Bend Co.

ATTEST:

District Clerk Fort Bend County, Texas

By:

Deput