

CASE No. 1133006

INCIDENT NO./TRN: 9162673904A001

THE STATE O	F TEXAS			*	§	IN THE	E 262ND 1	DISTRICT	
v.					§ §	Cour	Г		
SCOTT, CHAR	LES				8 § §	HARRI	is Count	TY, TEXAS	
STATE ID No.:T	X05861193	Ĺ			§				
Ju	DGMEN	T OF C	ONVI	CTION E	Y JUR	Y—N	ON-DE	ATH CAPIT	AL
Judge Presiding:	HON. MIKE ANDERSON				Date Judgment 2/20/2009 Entered:				
Attorney for Stat	e: NTIS	N TISE				ey for A. TANNER			
Offense for which	Defendant	Convicted:			- Designation of	VA.C		Section 12 12 12 12 1	
CAPITAL M									
Charging InstruMINDICTMEN		410 200 200			Statute for N/A	r Offense:	:		
Date of Offense: 9/7/2007	*								
Degree of Offense: CAPITAL FELONY					Plea to Offense: NOT GUILTY				
Verdict of Jury:	abon i			******	Findings		Weapon:		
GUILTY					YES, A				1887.
Plea to 1st Enhar	cement			Plea	to 2 nd Enha	THE RESERVE AND ADDRESS OF THE PERSON NAMED IN COLUMN 1			-
Paragraph:		N/A		Parag	graph:			N/A	
Findings on 1st E	nhancement				ngs on 2 nd				
Paragraph:		N/A_			ncement/H	abitual Pa		N/A	
Punished Assessed by: COURT			Date Sentence Imposed: 2/20/2009			Date Sentence to Commence: 2/20/2009			
Punishment and of Confinement:	Place L	IFE WITH	OUT I	PAROLE, I	NSTITU	TIONA	L DIVISI	ON, TDCJ	
	77. showers	THIS	SENTE	NCE SHALL R	UN CON	CURRE	ENTLY.		
Fine:		Court (Costs	Restitution:	The state of the s		ayable to:		
\$ N/A		\$61,	500	\$ N/A		THE RESERVE AND ADDRESS OF THE PARTY OF THE		☐ AGENCY/AGE	NT (see below)
Sex Offender R	egistration	Requiremen	nts do n	ot apply to t	he Defend	lant. TEX	. CODE CRIM	. PROC. chapter 62.	
The age of the vi							-		Same Sunday was a first transfer
	f Defendant is	s to serve senter	ice in TD	CJ, enter incarc	eration peri	ods in chron	nological orde	<u>r</u> , -	
Time Credited:	From	2/24/2008	to_	2/20/2009		From		to	
	From	tr)			From		to	
	From	to)			From		to	
	If Defendant is	to serve sente	ce in con	nty jail or is giv	en credit tox	vard fine ar	nd costs, enter	r days credited below.	The state of the s
	N/A DAYS			nty jun or 10 giv	On Cicula 10	rata tino at	ira coots, circo	days credited below.	
A LONG CONTRACTOR OF THE PARTY				ndicated above	are incorpor	ated into th	he language o	f the judgment below l	oy reference.
This can Counse Counse Defendant a Defendant k It appearing instrument. Bot jury, and Defendant	use was calle bl / Waiver o ppeared in p nowingly, in ared to the C th parties an lant entered	d for trial in Info Counsel (see erson with Coutelligently, and ourt that Defendenced ready a plea to the counced to the counc	Harris C select or unsel. d volunt endant w for tria charged (county, Texas ne) arily waived to as mentally coll. A jury was offense. The C	he right to ompetent a selected, in Court receiv	represent represent nd had ple ipaneled, red the ple	ation by cou eaded as sho and sworn.	nsel in writing in open above to the Charles INDICTMENT ed it of record.	pen court. arging 'was read to the
The jurguilt or innocency verdict in the pr	e of Defenda	int, and the ju	ry retire	d to consider t	counsel. T the evidenc	he Court o e. Upon r	charged the eturning to	jury as to its duty t open court, the jury	o determine the delivered its

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

The Court FINDS Defendant comn d the above offense and ORDERS, ADJUD S AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable 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 costs, and

restitution as indicated above.

The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

The Court ORDERS Defendant's sentence EXECUTED.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Deadly Weapon. The Court FINDS Defendant used or exhibited a deadly weapon, namely, firearm, during the commission of a felony offense or during immediate flight therefrom or was a party to the offense and knew that a deadly weapon would be used or exhibited. TEX. CODE CRIM. PROC. art. 42.12 §3g. Signed and entered on February 20, 2009 Ntc Appeal Filed: FEB 2 0 2009 Mandate Rec'd: After Mandate Received, Sentence to Begin Date is: Def. Received on ___, Deputy Sheriff of Harris County Clerk: j meltzer