

## CASE No. 1176578

INCIDENT NO./TRN: 9038712480D001

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§				§			
CALDWELL, ADRIEN LEE §				HARRIS COUNTY, TEXAS			
STATE ID N	o.: TX053499	29	§				
		JUDGME	NT OF CO	NVICTION	BY JUI	RY	
Judge Presid	udge Presiding: Hon. BELINDA HILL			Date Judgment Entered:	10/29/2008		
Attorney for	State: KEVIN PETROFF			Attorney for Defendant:	TERRE	NCE GAISER	
	vhich Defendar		107				
CAPIT	AL MURD	ER					
Charging Instrument: INDICTMENT				Statute for Offense: N/A			
Date of Offer 5/25/2006	nse:						
Degree of Offense:				Plea to Offense: NOT GUILTY			
Verdict of Ju					ags on Deadly Weapon;		
GUILTY	11.7.			YES, A FIREA			
Plea to 1st E	nhancement			2 <sup>nd</sup> Enhancement/	www.vep.gramma		
Paragraph:		N/A	Paragr	aph:		N/A	
	1st Enhanceme			gs on 2 <sup>nd</sup>	•	27/4	
Paragraph:		N/A	TWO INC.	cement/Habitual P		N/A	
Punished Assessed by: Date Sentence COURT 10/29/2008			Sentence Impose 9/2008	<u>ed:</u>	Date Sentence to Commence: 10/29/2008		
Punishment of Confinem		LIFE INSTITUT	IONAL DIV	ISION, TDCJ			
		THIS SENTE	NCE SHALL RU	N CONCURRI	ENTLY.		
	ENTENCE OF C	CONFINEMENT SUSPER	NDED, DEFEND	ANT PLACED ON	COMMUNITY	SUPERVISION FOR N/A .	
Fine:		Court Costs:	Restitution:	Restitution I		_	
\$ N/A		\$280.00	\$ N/A	The state of the s	THE RESERVE OF THE PERSON NAMED IN	AGENCY/AGENT (see below)	
		on Requirements do n		e Defendant. TE	CODE CRIM	. PROC. chapter 62.	
The age of the		time of the offense was is to serve sentence in TD		ation positedo in altro		_	
	II Delendani	. 18 to serve sentence in 110	Co, enter incarcer	auon periods in enro	nological orde	<u> </u>	
	From	8/27/2007 to	10/29/200	From		to	
Time Credited:	From	to		From		to	
	From	to		From		to	
1	N/A DAY	Is to serve sentence in course NOTES: N/A	nty jail or is given	credit toward fine a	nd costs, enter	days credited below.	
All pe	ertinent informat	ion, names and assessments	s indicated above a	are incorporated into	the language	of the judgment below by reference.	
		alled for trial in Harris	Commission of State Commission of Commission	. The State appear	red by her D	istrict Attorney.	
garage .	Anna de la companya del companya de la companya de la companya del companya de la companya del la companya del la companya de la companya del la companya de	er of Counsel (select of	one)				
		n person with Counsel.	torily wains I th	o wight to some	station by	uncellin muiting is seen asset	
						unsel in writing in open court.  own above to the charging	
						The INFORMATION was read to	
		ntered a plea to the char					

Clerk: V MASON

The jury heard the	evidence submitted and argumen	nt of counsel. The Court charged the der the evidence. Upon returning to any.	e jury as to its duty to determine the o open court, the jury delivered its
guilt or innocence of Defen	lant, and the jury retired to const	anv.	
verdict in the presence of L	efendant and defense counsel, if a	ered upon the minutes of the Court.	
Punishment Ass	essed by Jury / Court / No elect	tion (select one)	The immer board avidence relative to
Jury. Defendant enter	ed a plea and filed a written election	on to have the jury assess punishmen	nt. The jury heard evidence relative to punishment. After due deliberation,
the question of punishment	. The Court charged the jury and	1 in the said indicated above	•
the jury was brought into	Court, and, in open court, it return	ned its verdict as indicated above.	ive to the question of punishment, the
Court. Defendant elec	punishment as indicated above.		10 10
		s to whether the judge or jury should	assess punishment. After hearing
evidence relative to the que	estion of punishment, the Court as	sessed Defendant's punishment as in	AND DECREES that Defendant is
The Court FINDS	Defendant committed the above o	ffense and ORDERS, ADJUDGES	AND DECREES that Defendant is as done according to the applicable
GUILTY of the above offe	nse. The Court FINDS the Presen	tence investigation, if so ordered, is	
provisions of TEX. CODE Co	tM. PROC. art. 42.12 g 5.	ed above. The Court ORDERS Defen	dant to pay all fines, court costs, and
restitution as indicated at	ove.		
			the Color of There are the
	was Table 11 Disciple	n. The Court ORDERS the authorize	d agent of the State of Texas or the
Sheriff of this County to t	ake, safely convey, and deliver De	fendant to the Director, Institution	Oppens Defendant remanded to the
custody of the Sheriff of the	nis county until the Sheriff can ob	lawris County District Clerk's of	fice. Once there, the Court ORDERS
from confinement, Detend	ant proceed immediately to the	ining unpaid fines, court costs, and i	restitution as ordered by the Court
	nement / Confinement in Lieu	of Payment. The Court ORDERS I	Defendant immediately committed to
		k's office. Once there, the Court O sts, and restitution as ordered by the	
immediately to the Office	of the Harris County . Once	there, the Court ORDERS Defendant	t to pay or make arrangements to pay
all fines and court costs a	s ordered by the Court in this cau	ise.	
Execution / Su	spension of Sentence (select o	one)	
M m d Oppopped	afondant's contones EVECUTED		D. f1 -1 -1 d as community
☐ The Court ORDERS D	efendant's sentence of confinemer	nt SUSPENDED. The Court ORDERS	o the terms and conditions of
supervision for the adjud	ged period (above) so long as Dete	endant abides by and does not violate and conditions of community super-	vision is incorporated into this
judgment by reference.	The order setting forth the terms	and conditions of community super	The state of the s
The Court ORDE	RS that Defendant is given credit	noted above on this sentence for the	time spent incarcerated.
The court can		wing special findings or orders ap	
The Court FINDS Defe	and ant used or exhibited a des	adly weapon, namely, FIREARM	I, during the commission of a felony
offense or during imm	ediate flight therefrom or was	a party to the offense and knew	v that a deadly weapon would be
used or exhibited. TE	X. CODE CRIM. PROC. art. 42.	.12 §3g.	
Signed and entere	d on October 29, 2008		~
Digited and envere	u on october no, no		00/1/00
		X 1 Dollar	Solder
		BELINDA HILL	
	0	JUDGE PRESIDING	
	OCT 2 9 2008		
Notice of Appeal Filed:			
Mandate Received:	Type of Mandate:		
After Mandate Received, Se	entence to Begin Date is:		意
Joil Credit			\$ T
bull Oreals.			
Daf Received on	at	AM / PM	
			Dight Thumbount
Bv	, De	puty Sheriff of Harris County	Right Thumbprint
<i>J</i> ,	TV	/ A	In In
	705 6 707	TORIN VICTORIA	EN/KR18:
Clerk: V MASON	EN/KI	MU4 LCD1: LCD0	