

CASE No. 1143864

INCIDENT NO./TRN: 9038965451-A001

THE STATE OF TEXAS							§ IN THE 185 TH DISTRICT				
v.							§ Court §				
							§ HARRIS COUNTY, TEXAS §				
STATE ID NO	D.:TX077	20958				§					
J	JUDG:	MEN	TOF	CONV	/ICTI	ON BY	JURY	-Ne	ON-DE	CATH CAPITAL	
Judge Presiding: Hon. SUSAN BROW					/N		Date Judgment Entered:		11/13/2008		
Attorney for State: COLLEEN BARNE					ТТ	Γ Attorney f Defendant		********	ALVIN NUNNERY		
Offense for w			Convicted	<u>1:</u>							
CAPITAL	MURI	ER									
Charging Inst INDICTM					-		tatute for I/A	Offense:			
Date of Offen 11/29/2007											
Degree of Offe							Plea to Offense:				
CAPITAL		NY	i.	<u> </u>			OT GU		117	*	
Verdict of Jun GUILTY	<u>ry:</u>						indings on ES, A F				
Plea to 1st En	hanasas						2nd Enhance	Name and Colombia (Street Street, Stre	the state of the s		
Paragraph:	пансеше	II t	N/	Ά		Paragrap		ementa.	iamiuai	N/A	
Findings on 1	st Enhan	cement				Findings	s on 2nd		WW 559 1150		
Paragraph:			N/	Ά		Enhance	ement/Hab	itual Pa	60 25 35 YEAR	N/A	
Punished Assessed by: COURT			<u>Date Sentence Impo</u> 11/13/2008				ed: Date Sentence to Commence: 11/13/2008				
Punishment a of Confineme		LI	FE, IN	STITU	TIONA	L DIVIS	SION, T	DCJ			
			Г	HIS SENT	TENCE S	HALL RUN	CONC	URRE	NTLY.		
Fine: \$ N/A			\$ 3	urt Costs:	N \$ C		□ VI	CTIM (41 41 100000000000000000000000000000000	AGENCY/AGENT (see below)	
Sex Offende	r Regist	ration	Require	ments do	not ap	ply to the	Defenda	nt. TEX.	CODE CRIM	. PROC. chapter 62.	
The age of the	e victim a	at the ti	me of the	offense w	as N/A						
	If Defe	ndant is	to serve s	entence in 7	TDCJ, ent	er incarcerat	tion periods	in chron	ological orde	<u>r</u>	
	From	-	11/30/200	07to		11/13/2008		rom		to	
Time	From			to			F	rom		to	
Credited:	From			to			F	rom		to	
	If Defe	ndant is	to serve s	entence in c	ounty jail	or is given c	credit towar	d fine and	d costs, enter	days credited below.	
	N/A	DAYS	NOT	TES: N/A	Α						
										the judgment below by reference.	
<u>Cou</u>	nsel / Wa it appear	aiver of ed in pe	f Counse rson with	e <mark>l (select</mark> h Counsel.	one)					strict Attorney.	
It ap	peared to	the Co	urt that	Defendant	was me	ntally comp	petent and	had plea	aded as sho	nsel in writing in open court. wn above to the charging The INDICTMENT was read to the	
jury, and Defe	endant e	ntered a	plea to t	the charge	d offense	e. The Cour	rt received	the plea	and enter	ed it of record. jury as to its duty to determine the	
guilt or innoc verdict in the	ence of D	efendar	nt, and th	ne jury reti	ired to co	nsider the	evidence.	Upon re	turning to	open court, the jury delivered its	

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

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES 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.

a firearm during the commission of a felony

The Court FINDS Defendant used or exhibited a deadly weapon, namely, a mean offense or during immediate flight therefrom or was a party to the offense and knowled or exhibited. TEX. CODE CRIM. PROC. art. 42.12 §3g.	ew that a deadly weapon would
Signed and entered on November 13, 2008	
SUSAN BROWN JUDGE PRESIDING	
Ntc Appeal Filed: Mandate Rec'd:	
After Mandate Received, Sentence to Begin Date is:	
Def. Received on NOV 1 3 2008 at 2:00 AM PM	
By: Stephen Mind Deputy Sheriff of Harris County	
Clerk: s. ware	
4/999	Right Thumbprint