

CASE NO. 1141460 INCIDENT NO./TRN. 9039002339A001

THE STATE OF TEXAS		§ * *				
		§ . §	Court			
V.		§				
TURNER, BRONWEN	NATHANIEL	§ §	HARRIS	S COUNTY, TEX	AS	
STATE ID No.:TX06952740		§			A CONTRACTOR OF THE CONTRACTOR	
Α .	JUDGMEN'	T OF CONVIC	TION I	BY JURY		
Judge Presiding: Hon. JE	anning		dgment	11/14/2008		
Attorney for State: B. COOPER		Attorney for Defendant:		GERALD BOURQUE		
Offense for which Defendant Con	victed:					
CAPITAL MURDER				1990 AN		
Charging Instrument:			for Offense:			
INDICTMENT		N/A P	enal Cod	<u>e</u>		
Date of Offense:		. No. 114				
10/13/2007		J/TEPleato	Afranca			
Degree of Offense:		Later to the second sec	GUILTY			
CAPITAL FELONY			s on Deadly	Weapon:		
Verdict of Jury:			The second secon	REARM		
GUILTY		Plea to 2nd En			***************************************	
Plea to 1st Enhancement Paragraph:	N/A	Paragraph:		N/	'A	
Findings on 1st Enhancement		Findings on 2	ıd			
Paragraph:	N/A	Enhancement	/Habitual P		to Ton of the late	
Punished Assessed by: COURT		Sentence Imposed: 1/2008		Date Sentence 11/14/2008	to Commence:	
	E YEARS INST	TITUTIONAL DI	VISION,	TDCJ		
of Commentent.	THIS SENTER	NCE SHALL RUN CO	NCURRI	ENTLY.		
SENTENCE OF CONF	INEMENT SUSPEN	DED, DEFENDANT P	LACED ON	COMMUNITY SUPE	RVISION FOR N/A .	
Fine: 5	Court Costs:	Restitution:	Restitution I	Payable to: (see below) AG	ENCY/AGENT (see below)	
Sex Offender Registration R	equirements do n	ot apply to the Defe	ndant. TE	CODE CRIM. PROC.	chapter 62.	
The age of the victim at the time						
If Defendant is to	serve sentence in TD	CJ, enter incarceration p	eriods in chro	nological order.		
SW	2/11/2007 to	11/14/2008	From	to	9.78	
From 1	2/11/2007 W	T. TEMER	Ď.			
Time From	to	- NC	From	to		
Credited: From	to		From	to		
If Defendant is to	serve sentence in cou	nty jail or is given credit	toward fine a	nd costs, enter days cr	edited below.	
N/A DAVS	NOTES: N/A					
All pertinent information, na	mes and assessments	indicated above are incor	porated into	he language of the jud	gment below by reference.	
This cause was called f	or trial in Harris (County, Texas. The S	state appear	ed by her District A	ttorney.	
Counsel/Waiver of	Counsel (select o	ne)				
Defendant appeared in personal Defendant knowingly, intel	on with Counsel.		to represen	tation by counsel in	writing in open court.	
1. 0. 0	D . C	and an entry level of the	t and had n	ieaded as shown abo	ive ui the charging	
	amond wonder for trie	A mry was selected	impaneled	and sworn. The ir	ADIOTIVEDIAL MEGICACE DO PER	
jury, and Defendant entered a	olea to the charged	offense. The Court re-	ceived the p	lea and entered it of	record.	

1757 C 1 3
The jury heard the evidence submitted and argument of coursel. 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
and in the presence of Defendant and defende counsel, it and the presence of t
The Court received the verdict and Ordered it entered upon the minutes of the Court.
- 1 C1 1 - witter election to have the univ assess bullishingly, the jury heard evidence to have
The Court charged the jury and it retired to consider the question of pullishment.
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of the court assess punishment.
Defendant did not file a written election as to whether the judge or jury should assess pullishment. These hours
evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above. 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
GUILTY of the above offense. The Court FINDS the Presentence investigation, it so offense, who are the court FINDS the Presentence investigation, it so offense, who are the court FINDS the Presentence investigation, it so offense, who are the court of the above offense.
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.
P. Land Continue (colort one)
State of Lexistantian Indian I
Ci County to take antoly convey and deliver Defendant to the Director, Institutional Division, 1000.
Opposite Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remainded to the
at the Chariff of this county until the Sheriff can obey the directions of this sentence. The Court Onberts that upon release
from confinement, Defendant proceed immediately to the Harris County District Clerk's office. Once there, the Court Okabins
Defendant to pay or make arrangements to pay, any remaining unpaid lines, court costs, and restitution as ordered by the court
- In a second of the second of
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to
the custody of the Sheriff of Harris County, Texas on the date the sentence is to commence. Defendant shall be confined in the
Harris County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall
proceed immediately to the Harris County District Clerk's office. Once there, 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 first of the f
immediately to the Office of the Harris County. Once there, the Court Orders Defendant to pay
all fines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)
The Court Orders Defendant's sentence EXECUTED.
The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of
community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this
judgment by reference
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. del do Ti es or us helided a deadler wearon namely a FIREARM, during the commonwork of a file
Furthermore, the following special findings or orders apply: Deadly weapon. The court inde defendant used on so habited a deadly weapon namely, a FIREARM, during the common of a fellowing of a during immediate fight they make aparty to the office and knew that deadly weapon which is used or explosion. Sighted and entered on November 14, 2008
Sighed and entered on November 14, 2008
Signed and entered on November 14, 2000
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HEANINNE BARR
TIDGE PRESIDING
STORES THE STORE OF THE STORE O
Notice of Appeal Filed: 11-14-2008 (966) 18 50
Mandate Received:Type of Mandate:
After Mandate Received, Sentence to Begin Date is:
Tail Condition
Jail Credit:
1/1 1/1 / 20
Def Received on 11/15/18 at 1550 AM / PM
Def. Received onatAM / M
Right Thumbprint
By: Deputy Sheriff of Harris County Right Humberint
MUT COUNTY THOUSE
Clerk: SKING EN/KR04: QQ LCBT: LCBU EN/KR18: QQ