

## CASE No. 1091884

INCIDENT NO./TRN: 9037686540A001

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THE STATE OF	Tryas		§	INIH	FOOT DISTING	~
THE STATE OF	LEARC		<b>§</b>	Corre	HT	
_			<b>§</b>	Cour	CT.	
<b>7.</b>			§	***	CONNEW TI	TVAS
and an American	****		§	HARR	us County, Ti	372120
VELLAR CLARK	, 111		§			
TO No MW			§			
STATE ID NO.:TX			CONTI	COTTON	DV JURY	
	•	JUDGMENI	OF CONVI	CTION	DIOCKI	
			Date.	Judgment	12/4/2007	
Judge Presiding:	HON. MAI	RK KENT ELL	Enter			
	ROB FREYER			ney for	ERIC DAV	.8
Attorney for State:			Defen	.Quit.		110000
Offense for which	Defendant Con	victed:				
CAPITAL I	MURDER			ite for Offen	.00	
Charging Instrum			N/A		<u>130,</u>	
INDICTMEN'	<u>r</u>		IVA			
Date of Offense:						
3/26/2006			Plea	to Offense:		
Degree of Offense			NO	T GUILT	Υ	
CAPITAL FE	LONY		Find	ings on Dea	idly Weapon:	
Verdict of Jury:	•		YES	S, A FIRI	EARM	
GUILTY			Plea to 2 <sup>nd</sup>	Enhanceme	ent/Habitual	TIA
Plea to 1st Enhan	cement	N/A	Paragraph	,		N/A
Paragraph:		IVA	Findings 0	n 2nd	1	N/A
Findings on 1st E	nhancement	N/A	Enhancem	ent/Habitua	al Paragraph:	ence to Commence:
Paragraph:	_ 1 b	Date S	Sentence Imposed:		Date Sente 12/4/200	
Punished Assess	ea by:	12/4/			12/4/200	
JURY Punishment and	Place	INSTITUTIO	NAL DIVISIO	N. TDCJ	ſ	
of Confinement:	life	INSTITUTIO	- IVIND DIVIO	CITI	DESMIT V	
		THIS SENTE	NCE SHALL RUN	CONCUI	KRENILI.	BTIA
		CICDE	NORD DEFENDAN	T PLACED	ON COMMUNITY S	UPERVISION FOR N/A .
SENT	ENCE OF CON	FINEMENT SUSPE	Restitution:	Restitut	ion Payable to:	
Fine:		Court Costs:	+ NT/A	ל"ו את כיי	rIM (see below)	AGENCY/AGENT (see below)
\$ N/A		\$ 286.00	not apply to the I	Defendant.	TEX. CODE CRIM. P	ROC. chapter 62.
Sex Offender I	Registration I	tequirements do	NI/A			
The age of the v	ictim at the tin	ne of the offense wa to serve sentence in Tl	SINA .	ion periods in	chronological order.	
	If Detendant is t	O Serve Sentence III	From to	Froi	m to	
Time Credited:	From 11/8/2000		110111	From t	.o	
	From to	From	to		fine and costs, enter d	lays credited below.
	If Defendant is	<u>to serve sentence in cr</u>	ounty jail or is given o	Teur mwaru	fine and costs, enter d	
	N/A DAYS	NOTES: N/A		incorporated	into the language of t	he judgment below by reference.
All pertin	ent information,	names and assessment	s indicated above are	The State at	poeared by her Dist	he judgment below by reference. rict Attorney.
This c	ause was called	l for trial in <b>Harris</b>	County, rosaus.	LITE DECOU OF	ppeared by her Dist	
Couns	sel / Waiver of	f Counsel (select	OHC)			
KZ D.f. dont	anneared in ne	erson with Counsel.				sel in writing in open court.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

The jury heard the evidence submitted and argument of counsel. 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 verdict in the presence of Defendant and defense counsel, if any.

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

Clerk: l balderrama

the question of punishment. After due deliberation, dicated above.  The great evidence relative to the question of punishment, the great evidence relative to the question of punishment, the great evidence relative to the question of punishment, the great evidence relative to the question of punishment, the great evidence relative to the question of punishment, the great evidence as indicated above.  S. ADJUDGES AND DECREES that Defendant is if so ordered, was done according to the applicable to ORDERS Defendant to pay all fines, court costs, and the great evidence agent of the State of Texas or the great evidence. The Court ORDERS Defendant remanded to the this sentence. The Court ORDERS that upon release trict Clerk's office. Once there, the Court ORDERS court costs, and restitution as ordered by the Court
Court Orders Defendant immediately committed to a so to commence. Defendant shall be confined in the apon release from confinement, Defendant shall ere, the Court Orders Defendant to pay, or make as ordered by the Court above.  a fine only. The Court Orders Defendant to proceed refers Defendant to pay or make arrangements to pay  a Court Orders Defendant placed on community and does not violate the terms and conditions of community supervision is incorporated into this  s sentence for the time spent incarcerated.
ings or orders apply: on. mely, a firearm, during the commission of a felony ffense and knew that a deadly weapon would be
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ENT ELLIS LESIDING

I, Theresa Chang, District Clerk of Harris County, Takes, certify that this is a true and correct copy of the original ecopy filed and or reported in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seas of effice this

THERESA CHANG, DISTRICT CLERKE HARRISCOUNTY, TEAS