		CASE I	10. n-1-n c	3K12250 PG [.] -1 <i>Z-</i> 3U4U .	1177 30 Cou i	NT I	Filed in The District Court
		I	NCIDENT NO./	TRN: 9073	353691 <u>X</u>	1 1	of Travis County, Texas
THE STATE	E OF TEXA	AS	į	§ /	7 - 90 : In The 4	4036 27TH D	PISTRIANG 3 1 2012 AB
				§			At /2:23 DM.
V.				§ §	Court		Amalia Rodriguez-Mendoza, Clerk
CHARLIE	MAYBE	RRY	!		TRAVIS	COUNT	y, Texas
STATE ID NO	.: TX064176	303		s §			
JUDGMENT OF CONVICTION BY JURY							
Judge Presidir	ng: Hon	. JIM CORONAD	0	Date Judgn Entered:	nent 8	3/30/2012	>
Attorney for S		DITH SHIPWAY		Attorney fo Defendant:	HC HC	AY ESP	PERSEN
Offense for which Defendant Convicted:							
CAPITAL		•					
Charging Inst				Statute for			
INDICTMI Date of Offens				19.03 Pe	nal Code		
1/30/2010	e.						
Degree of Offe		16 The Control of the		Plea to Offe	nse:		
CAPITAL				NOT GU		· · · · · · · · · · · · · · · · · · ·	
Verdict of Jury GUILTY	<u>u</u>				Deadly We TREARM		
Plea to 1st Enh	ancement				cement/Habi		
Paragraph:		N/A	Paragi				N/A
Findings on 1st Paragraph:	Enhanceme	nt N/A		igs on 2 nd	oitual Parag	wanh.	N/A
Punished Asse	ssed by:		Sentence Impos			*****************	ence to Commence:
COURT			/2012	<u></u>		8/30/201	
Punishment ar of Confinemen		LIFE WITHOUT	PAROLE II	NSTITUI			
		THIS SENTE	NCE SHALL RU	IN CONC	URRENT	LY.	
sentence of confinement suspended, defendant placed on community supervision for N/A.							
Fine:		Court Costs;	Restitution:		tution Payal		
\$ N/A		\$ 304.00	\$ N/A		ICTIM (see		AGENCY/AGENT (see below)
X Attach	ment A, Orde	r to Withdraw Funds, is	incorporated into	this judgme	nt and made	a part here	of.
		n Requirements do r					
The age of the		time of the offense was					
		is to serve sentence in TD		ration periods	in chronologi	ical order.	
Tíme			From to		rom to		
Credited:		to From	to	From	to		
		is to serve sentence in cou	inty jail or is giver	credit towar	d fine and cos	its, enter da	vs credited below.
All partin	N/A DAY						
All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.							
This cause was called for trial in Travis County, Texas. The State appeared by her District Attorney. Counsel/Waiver of Counsel (select one)							
Defendant appeared in person with Counsel.							
Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.							
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 Defen	dant entered	mounced ready for trial a plea to the charged (i. A jury was se. Offense, The Co.	ieciea, imps urt received	the plea and s	sworn. The dentered i	e INDICEMENT was read to the . t of record.
The ju	ry heard the	evidence submitted and	l argument of co	ounsel. The	Court charg	ed the jur	v 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							

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verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED Elected BK12250 PG1178 of the Court.
Punishment Assessed by Jury / Court / No election (select one)
Jury. Defendant entered a plea and filed a written election to have the jury assess punishment. The jury heard evidence relative to
the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation.
the jury was brought into Court, and, in open court, it returned its verdict as indicated above.
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the
Court assessed Defendant's punishment as indicated above.
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing 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
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.
Punishment Options (select one)
Confinement in State Jail or Institutional Division. 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 that upon release from confinement, Defendant proceed immediately to the TRAVIS COUNTY DISTRICT CLERK'S OFFICE, 509 WEST 11 TH ST,
SUITE 1.400. 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.
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to
the custody of the Sheriff of Travis County, Texas on the date the sentence is to commence. Defendant shall be confined in the
Travis County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed
immediately to the TRAVIS COUNTY SHERIFF'S BONDING OFFICE, 509 WEST 11TH ST., SUITE 1.600. 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.
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed
immediately to the Office of the Travis County Sheriff. Once there, the Court ORDERS Defendant to pay or make arrangements 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:
The Court FINDS Defendant used or exhibited a deadly weapon, namely, a firearm, during the commission of a felony
offense or during immediate flight there from 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 August 31, 2012
X Tinned
JIM CORONADO
JUDGE PRESIDING
Clerk: ARB
CICIA. MILD
Right Thumbprint

Cause No. D-1-DC-12-904036

STATE OF TEXAS	§ IN THE 427TH JUDICIAL DISTRICT COURT
V.	\$
	§ TRAVIS COUNTY, TEXAS
CHARLIE MAYBERRY	§
	§

ATTACHMENT A ORDER TO WITHDRAW FUNDS

TO: INMATE TRUST ACCOUNT, TEXAS DEPARTMENT OF CRIMINAL JUSTICE COPY TO: CHARLIE MAYBERRY SID #: TX06417603, TDCJ #:

GREETINGS:

) e

THE ABOVE named Texas Department of Criminal Justice offender has of this date been assessed court costs, fees and/or fines and/or restitution in the 427TH JUDICIAL DISTRICT COURT of TRAVIS County, Texas, in the above entitled cause in accordance with the sentence imposed as reflected in the judgment to which this Order is attached. The Court finds that the offender is unable to pay the court costs, fees and/or fines and/or restitution on this date and that the funds should be withdrawn from the offender's Inmate Trust Account. Court costs, fees and/or fines and/or restitution have been incurred in the amount of Court cost \$ 304.00

Fine <u>\$ 0</u>

THE COURT ORDERS that payment be made out of the offender's Inmate Trust Account as follows:

Pay an initial amount equal to the lesser of:

- (1) 15% of the account balance up to and including \$100, plus 25% of any portion of the account balance that is between \$100.01 and \$500 inclusive, plus 50% of any portion of the account balance that is more than \$500; or
- (2) The total amount of court costs, fees and/or fines and/or restitution that remains unpaid.

After the payment of the initial amount, the offender shall pay an amount equal to the lesser of:

- (1) 10% of each deposit in the offender's Inmate Trust Account; or
- (2) The total amount of court costs, fees and/or fines and/or restitution that remains unpaid.

Payments are to continue until the total amount of the court costs, fees and/or fines and/or restitution are paid, or the offender is released from confinement.

On receipt of a copy of this Judgment, the department (Inmate Trust Account) shall withdraw money from the trust account of the offender, hold same in a separate account, and shall forward said money to the TRAVIS County District Clerk, ATTN: Criminal Accounting Division, CJC 509 West 11th Street, Suite 1.400, Austin, Tx 78701 on the earlier of the following dates:

- (1) Monthly
- (2) The date the total amount to be forwarded equals the total amount which remains unpaid; or
- (3) The date the offender is released.

THIS ORDER is entered and incorporated into the Judgment and Sentence of this Court and pursuant to Government Code, Section 501.014, on this August 31, 2012.