

CASE No. 2012-2331-C1

COUNT N/A

		INCIDENT NO./	ΓRN: 919904	18809	
THE STATE OF T	EXAS	;	•	THE 19TH DISTRIC	Day of Acr 201 at 2:00 o'clock P. N
V.			U	OURT	KAREN C. MATKIN DISTRICT CLERK Mel ennen County Taya
US CARNELL PET	PETETAN, JR., AKA ETAN, JR.		§ § M	CLENNAN COUNTY,	McLennan County, Texa By USTA HOWA TEXAS Deputy
STATE ID No.: TX	ŕ		§ §		
	J	UDGMENT OF C	ONVICTION E	BY JURY	
Judge Presiding:		OTHER :	Date Judgm	ent Entered:	4-29-14
Attorney for State:	ABEL REYNA GREG DAVIS MICHAEL JARRETT	4	Attorney for	Defendant:	RUSS HUNT, SR., WALTER REAVES
Offense for which I CAPITAL MU	Defendant Convicted: RDER				, 150 300 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Charging Instrume INDICTMENT		-	Statute for Of 19.03 Pena		
<u>Date of Offense:</u> 9/23/2012					
Degree of Offense: 1ST DEGREE	FELONY		Plea to Offens NOT GUII		
Verdict of Jury: GUILTY			Findings on D YES, A FII	leadly Weapon: REARM	
Plea to 1 st Enhance Paragraph:	ment N/A	Plea to Paragra		nent/Habitual	N/A
Findings on 1st Enhancement Para	graph: N/A		gs on 2 nd cement/Habit	ual Paragraph:	N/A
Punishment Assess JURY	4-29-14	tence Imposed:			Date Sentence to Commence: 4-29-14
Punishment and Place of Confinement: DEATH BY LETHAL INJECTION AT AN INSTITUTIONAL DIVISION, TDCJ					
	THIS SEN	TENCE SHALL RU	IN CONCU	JRRENTLY.	
SENTEN	CE OF CONFINEMENT SUSP	ENDED, DEFEND	ANT PLACEI	O ON COMMUNITY SUI	PERVISION FOR N/A .
Fine:	Court Costs:	Restitution/Rep	aration:	Restitution/Reparation VICTIM (listed in	on Payable to: n Restitution Exhibit)
\$ 0.00	_{\$} 449.00	\$ N/A		BOX 4087, AUSTIN, TX LAB# CASE	
Attachmer	nt A, Order to Withdraw Funds	, is incorporated int	to this judgmen		
Sex Offender Reg	istration Requirements do	o not apply to th	e Defendan	t. TEX. CODE CRIM. PRO	C. chapter 62.
	m at the time of the offense w				
	efendant is to serve sentence in	_			
Time	m 10/2/2012 to 4-29-14	From to	Fro		
Credited: If D	efendant is to serve sentence in c	to county jail or is give		to fine and costs, enter days	credited below.
N/A DAYS NOTES: N/A					
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 McLennan County, Texas. The State appeared by her District Attorney. Counsel / Waiver of Counsel (select one)					
KX	eared in person with Counsel.				
	vingly, intelligently, and volu		e right to repr	resentation by counsel i	n 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 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.

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.
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)
The Court Orders Defendant's sentence executed. 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: IF RESTITUTION IS ORDERED, A RESTITUTION EXHIBIT IS INCORPORATED IN THIS JUDGMENT BY REFERENCE. The Court orders the defendant's driver's license suspended for months beginning the date of this order. The Court makes an affirmative finding that the offense involved family violence as defined in §71.004 Texas Family Code. The Court finds that, with the consent of the State's attorney, Defendant admitted guilt as to the unadjudicated offense(s) as set out in the Motion to Consider Unadjudicated Offense(s) in Sentencing, and the Court agreed to take the unadjudicated offense(s) into account in determining the sentence for the offense for which Defendant was adjudged guilty.
Accordingly, the Court finds prosecution is barred for those offense(s) pursuant to TEX. PENAL CODE §12.45.
Signed and entered on 4-29-14.

RIGHT THUMBPRINT	Defendant's signature
	Rotused to sign.
	Officer's signature
	Date: 4-29-2014

RALPH T. STROTHER
JUDGE PRESIDING

PAGE:

CAUSE NO: 20122331C1 ACTION NO: 0 CASE TYPE: CRIMINAL PETETAN, US CARNELL JR

LIST OF FEES

CODE FEE DESCRIPTION QTY FEE AMOUNT REMARKS CT COST

FEE NO: 1 BILLED 1/02/2013 TO PETETAN, US CARNELL JR

WFSO WARRNT FEE-SO 001 SRCF RELS/COMMIT FEE 001 50.00 5.00 С SWRT SHERIFF SERVE WRIT 001 35.00

90.00 COURT COST: 90.00 OTHER: 0.00 LAST PAID: AMOUNT DUE: TOTAL FEE:

TOTAL PAID: 0.00 LAST PAID: 90.00

CODE FEE DESCRIPTION QTY FEE AMOUNT REMARKS CT COST

FEE NO: 2 BILLED 1/07/2014 TO PETETAN, US CARNELL JR

JURC JURY FEE - CRIMINAL 001 20.00

20.00 COURT COST: 20.00 OTHER: TOTAL FEE: AMOUNT DUE: TOTAL PAID: 0.00 LAST PAID: 20.00

QTY FEE AMOUNT REMARKS CODE FEE DESCRIPTION CT COST

FEE NO: 3 BILLED 1/13/2014 TO PETETAN, US CARNELL JR

50.00 CAPIAS-20122166C1 C WFSO WARRNT FEE-SO 001 SRCF RELS/COMMIT FEE 001 5.00

SWRT SHERIFF SERVE WRIT 001 35.00 WRIT-20122166C1 C

90.00 COURT COST: 90.00 OTHER: 0.00 0.00 LAST PAID: AMOUNT DUE: 90.4 TOTAL FEE: TOTAL PAID: 90.00

CODE FEE DESCRIPTION QTY FEE AMOUNT REMARKS CT COST

FEE NO: 4 BILLED 4/29/2014 TO PETETAN, US CARNELL JR

FCRM CRIMINAL FILING FEE 001 224.00

224.00 COURT COST: 224.00 OTHER: TOTAL FEE: 0.00 0.00 LAST PAID:

TOTAL PAID: AMOUNT DUE:

CODE FEE DESCRIPTION QTY FEE AMOUNT REMARKS CT COST

FEE NO: 5 BILLED 4/29/2014 TO PETETAN, US CARNELL JR

TPMT TIME PMT (>31 DAYS) 001 25.00

25.00 COURT COST: 25.00 OTHER: 0.00 0.00 LAST PAID: AMOUNT DUE: 25.0 TOTAL FEE: TOTAL PAID:

Karen C. Matkin McLennan County District Clerk

PAGE:

BILL OF COST

PETETAN, US CARNELL JR

CAUSE NO: 20122331C1 ACTION NO: 0 CASE TYPE: CRIMINAL

LIST OF FEES

CODE FEE DESCRIPTION

QTY

FEE AMOUNT REMARKS

CT COST

FEE NO:

5 BILLED 4/29/2014 TO PETETAN, US CARNELL JR

RECAPITULATION BY FEE CODE

CODE DESCRIPTION	COURT COST	OTHER
FCRM CRIMINAL FILING FEE	224.00	0.00
JURC JURY FEE - CRIMINAL	20.00	0.00
SRCF RELS/COMMIT FEE	10.00	0.00
SWRT SHERIFF SERVE WRIT	70.00	0.00
TPMT TIME PMT (>31 DAYS)	25.00	0.00
WFSO WARRNT FEE-SO	100.00	0.00
TOTAL	449.00	0.00

* NO DISBURSEMENTS ON FILE - CHECK FEE BOOK *

TOTAL COST: DUE -	449.00	PAID -	0.00	BAL -	449.00
TOTAL FINE: DUE -	0.00	PAID -	0.00	BAL -	0.00
TOTAL REST: DUE -	0.00	PAID -	0.00	BAL -	0.00

Karen C. Matkin McLennan County District Clerk STATE OF TEXAS

N THE DISTRICT COURTOF

V.

McLENNAN COUNTY, TEXAS

19TH JUDICIAL DISTRICT

us Carnell Petetan, Jr. aka Carnell Petetan, Jt.

ATTACHMENT "A" ORDER TO WITHDRAW FUNDS

TO:	INMATE TRUST ACCOUNT, T	EXAS DEPARTMENT OF CRIM	INAL JUSTICE
CODA	TO US Carnell P NDANT: <u>aka Carnell</u>	EXAS DEPARTMENT OF CRIMI Ctetan Tr. <u>Petetan Tr.</u> TDCJ#	SID#

GREETINGS:

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 19th District Court of McLennan 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 \$ 449.00

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 McLennan County District Clerk, P. O. Box 2451, Waco, TX 76703 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.

THE COURT ENTERS THIS ORDER as a part of the Judgment and Sentence of this Court and pursuant to Government Code, Section 501.014, on 2014.

JUDGE PRESIDING