Cause No. 31022-CR (A001) TRN 9065113320

IN THE 13TH JUDICIAL THE STATE OF TEXAS § DISTRICT COURT OF ٧.

8 NAVARRO COUNTY, TEXAS BEVERLY G. LATIMER,

DEFENDANT SID: TX

JUDGMENT OF CONVICTION BY JURY; SENTENCE BY COURT TO Institutional Division, TDCJ

DATE OF JUDGMENT: SEPTEMBER 19, 2008

TUDGE PRESIDING: Hon John Howard Jackson

VICKI FOSTER ATTORNEY FOR THE STATE: ROBERT C. DUNN ATTORNEY FOR THE DEFENDANT: OFFENSE: CAPITAL MURDER

Article 29.03, Section (A)(8), PENAL CODE STATUTE FOR OFFENSE:

Capital Felony DEGREE OF OFFENSE:

APPLICABLE PUNISHMENT RANGE

(including enhancements if any): Capital Felony 09/04/2006 DATE OF OFFENSE:

CHARGING INSTRUMENT: Indictment NOT GUILTY PLEA TO OFFENSE:

PLEA TO ENHANCEMENT Not Applicable PARAGRAPH(S):

VERDICT FOR OFFENSE: Guilty FINDING ON ENHANCEMENT: Not Applicable

Not Applicable AFFIRMATIVE FINDING ON DEADLY WEAPON:

OTHER AFFIRMATIVE Not Applicable SPECIAL FINDINGS:

DATE SENTENCE IMPOSED: LIFE WITHOUT PAROLE years in the PUNISHMENT AND PLACE OF Institutional Division-TDCJ, and a \$ NONE CONFINEMENT:

TIME CREDITED TO SENTENCE:

COURT COSTS:

TOTAL AMOUNT OF RESTITUTION: NAME AND ADDRESS FOR

RESTITUTION:

SEPTEMBER 19, 2008

fine

9-8-2006 TO 12-21-2006 AND 9-18-2008

\$22,866.09 PLUS ADDITIONAL ATTY FEES SNONE

The Sex Offender Registration Requirements under Chapter 62, CCP, do not apply to the Defendant. The age of the victim at the time of the offense was not applicable.

This sentence shall run concurrently unless otherwise specified.

On the date stated above, the above numbered and entitled cause was regularly reached and called for trial, and the State appeared by the attorney stated above, and the Defendant and the Defendant's attorney, as stated above, were also present. Thereupon both sides announced ready for trial, and the Defendant pleaded not guilty and a jury, to wit: BENETTA MOFFETT,

DS3: Judgment of Conviction by Court; Sentence By Court, Cause No. 31022-CR, Page 1 of 2 Pages

and cleven others, was duly selected, impaneled and sworn. Having heard the evidence submitted and having been duly charged by the Court, the jury retired to consider their verdict. Afterward, being brought into open court by the proper officer, the Defendant, the Defendant's attorney, and the State's attorney being present, and being asked if the jury had agreed upon a verdict, the jury answered it had and returned to the Court a verdict, which was read aloud, received by the Court, and is now entered upon the Minutes of the Court as follows:

WE, THE JURY, FIND THE DEFENDANT GUILTY OF THE OFFENSE OF CAPITAL MURDER.

Thereupon, the Defendant having previously elected to have the punishment assessed by the Judge, pleaded to the enhancement paragraphs, if any, as stated above, and the Court heard evidence related to the question of punishment. Thereafter, the Court assessed punishment as stated above. A presentence investigation report

WAS NOT REQUIRED OR DONE.

And thercupon the Court asked the Defendant whether the Defendant had anything to say why said sentence should not be pronounced upon said Defendant, and the Defendant answered nothing in bar thereof. Whereupon the Court proceeded to pronounce sentence upon said Defendant as stated above.

It is therefore ORDERED, ADJUDGED and DECREED by the Court that the defendant is guilty of the offense stated above, the punishment is fixed as stated above, and the State of Texas do have and recover of said defendant all court costs in this prosecution expended, for which execution will issue.

It is ORDERED by the Court that the Defendant be taken by the authorized agent of the State of Texas or by the Sheriff of this county and be safely conveyed and delivered to the Director, Institutional Division-TDCJ, there to be confined in the manner and for the period aforesaid, and the said defendant is hereby remanded to the custody of the Sheriff of this county until such time as the Sheriff can obey the directions of this sentence.

The defendant is given credit as stated above on this sentence for the time spent in county jail. The Defendant also is ordered to pay restitution to the person(s) named above in the amount specified above.

Furthermore, the following special findings or orders apply:

Signed on the Z 3 day of Sant 2008

Desendant's right thumbprint