No.09-DCR-51,034

THE STATE OF TEXAS	{}	L NI	E DISTRICT COURT OF
VS.	{} {}	FOR	BEND COUNTY, TEXAS
TERENCE TRAMAINE ANDRUS	{} {}	240 ^T	JUDICIAL DISTRICT

COURT'S CHARGE ON PUNIS IMENT

LADIES AND GENTLEMEN OF THE JURY:

You have found the defendant guilty of the offens of capital murder. You are instructed that the mandatory punishment for capital mureer is death or confinement in the institutional division of the Texas Department of Crim nal Justice for life without parole. In order for the court to assess the proper punishment, certain questions or issues are submitted to you. Before answering these issues you will consider the following instructions:

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In arriving at the answers to the issues submitted, will not be proper for you to fix the same by lot, chance or any other method than by a ull, fair and free exchange of the opinion of each individual juror.

II.

You are instructed that a defendant sentenced to confinement for life without parole is ineligible for release from the Department of Criminal Justice on parole.

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In deliberating on Issue No. 1, the jury shall consider all evidence admitted at the guilt or innocence stage and the punishment stage, including evidence of the defendant's background or character or the circumstances of the off case that militates for or mitigates against the imposition of the death penalty.

You are instructed that in answering Issue No. If the State has the burden to prove beyond a reasonable doubt that the answer should be "les." The jury may not answer Issue No. 1 "Yes" unless the jury agrees unanimously of the answer. You are instructed that in answering Issue No. 1 that the jury may not answer er "No" unless ten or more jurors agree. The jurors need not agree on what particular evidence supports a negative answer.

IV.

ISSUE NO. 1:

Do you find from the evidence beyond a reasonable doubt that there is a probability that the defendant would commit criminal acts of violence that would constitute a continuing threat to society?

Answer: 15

V.

If the jury has answered Issue No. 1 in the affirm ative, the jury shall answer the following issue:

ISSUE NO. 2:

Do you find from the evidence, taking into consideration all of the evidence, including the circumstances of the offense, the defendant is character and background, and the personal moral culpability of the defendant, that there is a sufficient mitigating circumstance or circumstances to warrant that a sentence of life imprisonment rather than a death sentence be imposed?

You are instructed that in answering this issue, you shall answer the issue "Yes" or "No." You may not answer the issue "No" unless the jury unanimously agrees, and you may not answer the issue "Yes" unless ten or more urors agree. The jury need not agree on what particular evidence supports an affirmative finding on this issue. The jury shall consider mitigating evidence to be evidence that a uror might regard as reducing the defendant's moral blameworthiness.

You are instructed that if the jury answers that a circumstance or circumstances warrant that a sentence of life without parole rather than a death sentence be imposed, the court will sentence the defendant to imprisonment in the Institutional Division of the Texas Department of Criminal Justice for life without parole.

Answer:	No			
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VI.

After the reading of this charge, you shall not be permitted to separate from each other nor shall you talk with anyone not of your jury. After you retire to consider your verdict, no one has any authority to communicate with you except the officer who has you in charge. You may communicate with this Court in writing signed by the presiding juror through the officer who has you in charge. Do not attern to talk to the officer, the attorneys, or the Court concerning any questions you may have. After argument of counsel, you will retire and consider your answer to the saues submitted to you. It is the duty of your foreperson to preside in the jury room and to the with you on the answers to the issues submitted. After you have reached an answer to the foregoing issues, the presiding juror will certify thereof by filling in the appropriate form attached to this charge and signing his or her name as presiding juror.

Hon. Thomas R. Culver, III

Judge Presiding

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VERDICT OF THE JUI

We, the jury, having answered the foregoing issues, return the same into Court as our verdict.

Presiding J

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Clerk District Court, Fort Bend Co.,