

CASE No. 1013563D

COUNT ONE

INCIDENT NO./TRN: 0056979525

THE STATE OF	TEXAS	§ In T	HE CRIMINAL DISTRICT COURT
v.		§ IN THE NUMBER	ER FOUR
		§	
JARVIS L GLENN		§ TARR	ANT COUNTY, TEXAS
STATE ID No.: TX	06532818	§ §	
	JUDGMENT OF	ACQUITTAL B	Y J URY
Judge Presiding:	HON. MICHAEL THOMAS HON. PHILLIP VICK	Date Judgment Entered:	5/13/2009
Attorney for State:	JOE SHANNON,JR. SEAN COLSTON WILLIAM VASSAR	Attorney for Defendant:	MARK DANIEL DAVID L RICHARDS
Charged Offense: CAPITAL MUR	DER		
Charging Instrument: Indictment		Statute for Offense: 19.03(a)(2) PC	
Plea to Offense: NOT GUILTY			
All pertinent info	ormation, names and assessments indicated abo	ove are incorporated into the	language of the judgment below by reference.
This cause w Counsel / W Defendant appear	as called for trial in TARRANT County, T <u>aiver of Counsel (select one)</u> red in person with Counsel	exas. The State appeared	by her District Attorney.
It appeared t	ngly, intelligently, and voluntarily waived to the Court that Defendant was mentally	I the right to representati competent and had place	on by counsel in writing in open court.
instrument. Both pai	ties announced ready for trial. A jury wa	as selected impanaled an	ad sworn. The Indictment was read to ourt received the plea and entered it of record.
the guilt or innocence	rd the evidence submitted and the argum of Defendant, and the jury retired to con	ent of counsel. The Coursider the evidence. Upon	t charged the jury as to its duty to determine returning to open court, the jury delivered its upon the minutes of the Court as follows:
*	e, the Jury, find the defendant l		
The Court OI FOUND BY THE VER	RDERS, ADJUDGES, AND DECREES RDICT OF THE JURY. The Court FURTI	that Defendant is NOT (HER ORDERS Defendant in	GUILTY of the charged offense as nmediately discharged.
Signed and ente	red on 5/19/2009	N':1-	71
		White.	Thomas
		JUDGE PRESIDING	