

CASE No. 1198091R COUNT ONE INCIDENT NO./TRN: 9089911568

Fax:000000000

THE STATE OF T	EXAS		\$ \$	In The	372ND DISTRICT COURT	
KERRY MICE	IAEL DI	RONSO	69 63 69 89	TARR	ANT COUNTY, TEXAS	
STATE ID No.: TX0	7228180		§ :			
	4	JUDGMEN	T OF CONVI			
Judge Presiding:		COTT WISCH	Date J Enter	udgment d:	5/20/2010 FRED CUMMINGS	
JOE SHAN		NNON, JR. CLAYTON HUSEMAN	Attors Defen	dent:	PAMELA FERNANDEZ LARRY W MOORE	
Offense for which D	# 1 AL		REAT/OTHER F	ELONY		
Charging Instrument: Indictment				a for Offense 3(A)(2) P(
Date of Offenser			Man	o Offense		
Degree of Offense: HYBRID FELONY		(a) (b) (c) (d)	Plea to Offensa: NOT GUILTY			
Yerdict of Jury			Findings on Deadly Weapon: N/A			
Guilty Ples to 1" Enhancement Para		Plea to 2 Inhancen		Enhancemen	t/Habitual Paragraph;	
N/A Findings on 1" Enhancement			Findings on 2 nd l		Pate Sontence to Commence:	
N/A Punishment Assessed by:		Date	Data Sentance Imposed: 5/20/2010		5/20/2010	
Jury Punishment and P	lace II	FE Institution	al Division, TD	CJ		
of Confinement:		T	HIS BENTENCE SHA	LL BUN NA	AL ON COMMUNITY SUPERVISION FOR N/A	
					PLACED ON COMMUNITY SUPERVISION FOR N/A. Restitution Psychle to. VICTIM (see below) AGENCY/AGENT (see below)	
N/A	wistration	\$290.00	N/A not apply to the I	efendant '	TEX. CODE CRIM. PROC. chapter 63.	
Sex Offender R. The age of the vic	tim at the t	ime of the offense w	as N/A . IDCI, enter incarcarati	on periods in c	hronological order.	
Time	From: 9/16	/2008 To: 5/20/20	10 County isil or is given c	mdit toward for	ne and soets enter days studited below.	
	MILA TOWE	Notes: NA			and the law congress of the judgment helow my transfer	
All pertines	is laformation use was call	d for trial in TAR	LANT County, Texas	. The State :	appeared by her District Attorney.	

SEE NUNC PRO TUNC DATED 5/26/2010

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Counsel / Waivet 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 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 innodence 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,

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one) Aury. 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

No Election. Defendant did not file a written election as to whather 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 Desquant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is QUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and provisions of TEX. CODE CRM. PROC. art. 42.12 § 9.

restitution as indicated above;

Confinement in State Jail or Institutional Division. The Court Onpens the authorized agent of the State of Texas or the Sherilf of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court OEDERS Defendant to be confined for the period and in the manner indicated above. The Court OEDERS 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 Tarrant County District Clerk. 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

County Jail Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the custody of the Sheriff of County, Texas on the date the sentence is to commence. Defendant shall be confined in the County Jail for the period indicated above. The Court Onders that upon release from confinement, Defendant shall proceed immediately to the . Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and

Fine Only Payment. The punishment assessed against Defendant in for a FINE ONLY. The Court Only Defendant to proceed immediately to the Office of the County. 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 Santence (select one)

The Court Onders Defendant's sentence executed.

The Court Onders Defendant's sentence of confinement Sugrenced. The Court Onders Defendant placed on community of the Court Onders Defendant's sentence of confinement Sugrenced. 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 The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcarated. judgment by reference.

Furthermore, the following special findings or orders apply:

COURT COSTS IN THE AMOUNT OF \$290.00 CREDITED FOR TOUR SERVED

Signed and entered on 5/20/2010

NOTICE OF APPEAL FILED MAY 20, 2010

CASE NO. 1198091R COUNT ONE

INCIDENT NO./TRN: 9089911568

THE STATE OF TEXAS

KERRY MICHAEL DRONSO

STATE ID No.: TX07223180

IN THE 872ND DISTRICT COURT

TARRANT COUNTY, TEXAS

Date: MAY 2'0 2010



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PERSON TAKING PRINT

JUDGMENT AND SENTENCE FINGERPRINT PAGE





CASE NO. 1198091R

THE STATE OF TEXAS

§ IN THE 372ND

VS

DISTRICT COURT

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KERRY MICHAEL DRONSO

TARRANT COUNTY, TEXAS

NUNC PRO TUNC ORDER CORRECTING MINUTES OF THE COURT

DATE OF ORDER: May 26, 2010

On this day, set forth above, it being made known and considered by the Court, that the entry relating to

DEGREE OF OFFENSE:

in the above styled and numbered cause should be amended and corrected.

The original judgment dated May 20, 2010, entered of record in Transaction 005, recites as follows:

DEGREE OF OFFENSE:

HYBRID FELONY

It is now the considered opinion of the Court that the entry should be amended and corrected

It is therefore ORDERED, ADJUDGED AND DECREED by the Court that the entry be amended and corrected to recite as follows:

DEGREE OF OFFENSE:

CAPITAL

The clerk of said court is hereby ORDERED to attach a copy of this Order to the original Judgment in the above styled and numbered cause.

It is further ORDERED that the clerk of said court furnish the officials at the Institutional Division of the Texas Department of Criminal Justice, Huntsville, Texas, a certified copy of this order for their records.

residing Judge

Date Signed: May 26, 2010