



No. 2009CR5141 COUNT INCIDENT NO./TRN: 9103615839

THE STATE OF TEXAS		§ In Thi	In The 227TH District		
vs.		§ Couri	Court		
ERIC XAVIER MENDOZA			BEXAR COUNTY, TEXAS		
STATE ID No.: TX	4698841	Š			
JUDGMENT OF CONVICTION BY JURY					
Judge Presiding:	Hon. PHILIP A. KAZEN JR	Date Judgment Entered:	02-28-2012		
Appearances: Attorney for State:	MARY TERESA GREEN RITA SPIEGEL	Attorney for Defendant:	JEFFREY MULLINE	R	
Offense for which Defendant Convicted: CAPITAL MURDER-MULTIPLE PERSON (REPEATER)					
Charging Instrument: Statute for Offense:					
Date of Offense: 02-21-2009		Offense: NOT GUILTY			
Degree of Offense: CAPITAL FELONY		Foreperson: EDGAR ALBERTO HERNANDEZ			
Verdict of Jury: Verdict of Jury: (PUNISHMENT)					
WE, THE JURY, FIND THE DEFENDANT, ERIC MENDOZA, QUILTY OFCAPITAL MURDER AS CHARGED IN THE INDICTMENT.					
Discount Day					
Plea to 1st Enhancement Paragraph TRUE TO REPEATER Paragraph: Plea to 2nd Enhancement/Habitual Paragraph:					
Findings on 1st Enhancement TRUE TO Findings on 2nd Paragraph: REPEATER Enhancement/Habitual Paragraph:					
Punished Assessed b	y: <u>Date Sentence</u> 02-28-2012	Imposed:	Date Sentence to Co 02-28-2012	mmence:	
Punishment and Pla of Confinement:		F \$ 0.00 IMPRISONME	nt (institutional i	DIVISION):	
THIS SENTENCE SHALL RUN CONCURRENTLY UNLESS OTHERWISE SPECIFIED.					
SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A					
Fine:	Court Costs: Restit				
\$ 0.00	\$ 330.00PLUS \$ (ATTY FEES	D.00 VICTIM (see below) 🔲 AGENCY	AGENT (see below)	
Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62.					
The age of the victim at the time of the offense was					
	fendant is to serve sentence in TDCJ, enter m: 03/03/2009 To: 02/28/2012 Fro			To:	
_		_	From: From:	To:	
Time Fro		· 	From:	To:	
If De	in. 10. Fro endant is to serve sentence in county jail or TES: N/A				
	ent information, names and assessments indicate	d above are incorporated into the l	anguage of the judgment below	by reference.	



This cause was called for trial in Bexar County, Texas. The State appeared by her District Attorney. Counsel / Waiver of Counsel (select one)

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X Defendant appeared in person with Counsel.		
Defendant knowingly, intelligently, and volu		n by counsel in writing in open court.
It appeared to the Court that Defende	ant was mentally competent and had plea	aded as shown above to the charging
instrument. Both parties announced ready for tri	al. A jury was selected, impaneled, and s	sworn. The INDICTMENT was read to th
jury, and Defendant entered a plea to the charged		
The jury heard the evidence submitted a	nd argument of counsel. The Court charg	ged the jury as to its duty to determine the
guilt or innocence of Defendant, and the jury retir	red to consider the evidence. Upon return	ning to open court, the jury delivered its
verdict in the presence of Defendant and defense	counsel, if any.	
The Court received the verdict and ORDE	RED it entered upon the minutes of the C	ourt.
Punishment Assessed by Jury / Court		
Jury. Defendant entered a plea and filed a wr		shment. The jury heard evidence relative t
the question of punishment. The Court charged the		
the jury was brought into Court, and, in open		
X Court. Defendant elected to have the Court at		
Court assessed Defendant's punishment as in		•
The Court FINDS Defendant committed th		ES AND DECREES that Defendant is
GUILTY of the above offense. The Court FINDS th		
provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9		•
The Court ORDERS Defendant punished a	s indicated above. The Court ORDERS De	efendant to pay all fines, court costs, and
restitution as indicated above.		•
Punishment Options (select one)		
X Confinement in State Jail or Institutional D	ivision. The Court ORDERS the authorize	d agent of the State of Texas or the Sherif
of this County to take, safely convey, and del	iver Defendant to the Director, Institution	onal Division, TDCJ. The Court ORDERS
Defendant to be confined for the period and in the	manner indicated above. The Court ORD	ERS Defendant remanded to the custody o
the Sheriff of this county until the Sheriff can obe	y the directions of this sentence. The Co-	urt ORDERS that upon release from
confinement, Defendant proceed immediately to the	he Bexar County District Clerk. Once the	ere, the Court ORDERS Defendant to pay, o
make arrangements to pay, any remaining unpaid	l fines, court costs, and restitution as ord	ered by the Court above.
Execution / Suspension of Sentence (select	one)	
X The Court ORDERS Defendant's sentence EXEC	CUTED.	
		
The Court ORDERS Defendant's sentence of co	nfinement SUSPENDED. The Court ORDER	RS Defendant placed on community
supervision for the adjudged period (above) so long	g as Defendant abides by and does not vic	olate the terms and conditions of
community supervision. The order setting forth the	he terms and conditions of community su	pervision is incorporated into this
judgment by reference.		
The Court ORDERS that Defendant is give	n credit noted above on this sentence for	the time spent incarcerated.
Frytharmara	the following special findings or order	sa annivi
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Signed and entered on this	day of FEB 2 9 2012	20
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Notice of Appeal:	NY VV'	
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	JUDGE (RESIDING)	
•	PHILIP A. KAZEN JR	
•	227TH DISTRICT COURT	
·	BEXAR COUNTY, TEXAS	
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