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		No. 2013		·	JNT	
<b>M</b>		INCIDE	_	RN: 911129613		
THE STATE O	F TEXAS		8	•	E 379TH DISTRIC	CT
vs.			8	Cour	<b>T</b>	
GLEN LEON	NDUKES		§ §		R COUNTY, TEXAS	S
STATE ID No.: T	X3797639		8			·
,	Jī	JDGMENT (			BY JURY	
Judge Presiding:	Hon. RON R	ANGEL		Date Judgment Entered:	09-23-2015	
Appearances: Attorney for State	DAVID B LU	NAN		Attorney for Defendant:	VINCENT DENN	IS CALLAHAN
<del></del>	Defendant Convic	ted:				
	DER - OTHER FE	<del></del>				
Charging Instrum INDICTMENT	nent:			Statute for Offens 19.03 (A) (2) PC	<u>9:</u>	
Date of Offense:		Ple	ea to Offens		Findings or	n Deadly Weapon:
06-02-2012				GUILTY		
Degree of Offense	<u>:</u>			Foreperson:		
CAPITAL FELO	NY			JENNIFER A	SHCRAFT	
Verdict of Jury:			1	Verdict of Jury: (P	UNISHMENT)	
Plea to 1st Enhance	oom ont		Dlog to	2 <sup>nd</sup> Enhancement	(Habitual	
Paragraph		N/A	Paragr		IIabituai	
Findings on 1st Er	nhancement			gs on 2 <sup>nd</sup>		
Paragraph:	1	N/A	Enhan	cement/Habitual I	aragraph:	
Punished Assesse	d by:		ence Impos	ed:	Date Sentence to	Commence:
COURT	n1	09-23-201	.5		09-23-2015	
Punishment and l of Confinement:	Place LIFE TD	CJ-ID AND A FI	NE OF \$	0.00 IMPRISO	NMENT (INSTITUTIO	ONAL DIVISION):
	THIS SENTE	NCE SHALL RUN	CONCURR	ENTLY UNLESS O	THERWISE SPECIFIE	D.
SENT	TENCE OF CONFIN	NEMENT SUSPENI	DED, DEFE	NDANT PLACED C	N COMMUNITY SUPE	RVISION FOR N/A
Fine:	<u>(</u>	Court Costs: R	estitution:	Restitution		
\$ 0.00		344.00 \$	0.00	∐ VICTIM	(see below) LAGEN	ICY/AGENT (see below)
Sex Offender Re	egistration Requi	rements do not	apply to th	ie Defendant. Ti	X. CODE CRIM. PROC. cl	apter 62.
	tim at the time of t	he offense was				
6.3	Defendant is to serve			ation periods in chro	nological order.	
\$   \qua	From: 02/07/2013	To: 09/23/2015	From:	To:	From:	To:
	From:	To:	From:	To:	From:	To:
	From:	To:	From:	To:	From:	To:
	Defendant is to serve IOTES: N/A	e sentence in county j	ail or is giver	n credit toward fine a	nd costs, enter days credi	ted below.
				-	e language of the judgme	
Thin some	so rarga an Had for the	alm Baran Carr	fre Thomas	The State concern	d her han District Atton	** ***

258 Counsel / Waiver of Counsel (select one)



It appeared to the Court that Defended instrument. Both parties announced ready for the jury, and Defendant entered a plea to the character of the jury heard the evidence submitted at the guilt or innocence of Defendant, and the jury its verdict in the presence of Defendant and defeather the Court received the verdict and ORD Punishment Assessed by Jury / Court. Defendant entered a plea and filed a way to the question of punishment. The Court charged deliberation, the jury was brought into Court the Court assessed Defendant's punishment. The Court FINDS Defendant committed	cuntarily waived the right to representation by counsel in writing in open court. dant was mentally competent and had pleaded as shown above to the charging rial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to arged offense. The Court received the plea and entered it of record. and argument of counsel. The Court charged the jury as to its duty to determine retired to consider the evidence. Upon returning to open court, the jury delivered onse counsel, if any.  DERED it entered upon the minutes of the Court.  Court / No election (select one)  Written election to have the jury assess punishment. The jury heard evidence relative d the jury and it retired to consider the question of punishment. After due rt, and, in open court, it returned its verdict as indicated above.  The assess punishment. After hearing evidence relative to the question of punishment, as indicated above.  The presentence Investigation, if so ordered, was done according to the applicable
The Court ORDERS Defendant punished	l as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and
Sheriff of this County to take, safely convey Court ORDERS Defendant to be confined for the p to the custody of the Sheriff of this county until t release from confinement, Defendant proceed im-	nal Division. The Court Orders the authorized agent of the State of Texas or the and deliver Defendant to the Director, Institutional Division, TDCJ. The period and in the manner indicated above. The Court Orders Defendant remanded the Sheriff can obey the directions of this sentence. The Court Orders that upon mediately to the Bexar County District Clerk. Once there, the Court Orders any remaining unpaid fines, court costs, and restitution as ordered by the Court
Execution / Suspension of Sentence (s	
X The Court ORDERS Defendant's sentence EX	XECUTED.
supervision for the adjudged period (above) so lor community supervision. The order setting forth judgment by reference.	confinement SUSPENDED. The Court ORDERS Defendant placed on community ng as Defendant abides by and does not violate the terms and conditions of the terms and conditions of community supervision is incorporated into this ven credit noted above on this sentence for the time spent incarcerated.
•	ne following special findings or orders apply:
N/A	
Signed and entered on this	day of
Notice of Appeal: ADVISED	-/ Ch / 7
	JUDGE PRESIDING
	RON RANGEL
	379TH DISTRICT COURT
	BEXAR COUNTY, TEXAS
Clerk 13300 DC2013CR4799	
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Right Thumbprint