Case No. 134700901010 · Incident No./Trn: 9165836049D001

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The State of	'Texas		dy	8	In The 2	48th District	22				
V.			.\$ \$	Court							
SLOAN, ANDRE JAMAL			§ Harris County, Texas								
STATE ID No.: TX02779260			9								
JUDGMENT OF CONVICTION BY JURY											
Judge Presiding: Hon. JOAN CAMPBELL				Date Judgment 5/25/2012 Entered:				a			
Attorney for State:	CATHERINE JOHN LEWI		L AND	Attorney f Defendant		CORNELIUS, R. P.	¢	**			
Offense for which De CAPITAL M	efendant Convicted:	APPROPRIEST AND		nyanang gang ang pagang ang pagan	restablisheren en e	www.infermaniaesopaacanoosoanamanidohtadoostuu.uuu	######################################	in.			
Charging Instrumen	"INDICTR	TUST	3)	Statute for N/A	Offense:	······································	Přípovodový díko z Přířem dílok nadadou nap napránická klamani · · ·				
Date of Offense: 8/80/1090	TI II E E STRUCTURE E RENEZIONA E PROPERTO DE PROPERTO	VWI-POHANCIPAC PROCESSES II X ERRES ES C	-04	****			**************************************	_			
Degree of Offense: CAPITAL FELONY			Plea to Offense; NOT GUILTY								
Verdict of Jury: GUILTY			4	Findings on Deadly Yespon: YES, A FIREARM							
Plea to 1st Enhancer	nont Paragraph: N	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		to 2 nd Enhan	em ont/Ha hitu	ıl N/A	***************************************	v a			
Findings on 1st Enhancement Plantings on 2st Enhancement/Habitual Paragraph: N/A Paragraph: N/A											
Punished Assessed	Wi	Dato Se	ntence.Impos	**************************************	onaceaeceaeceaeceaeceaeceaeceaeceaeceaece	Data Santanca to Comm 5/25/2012	1811681	n			
### Color 5/25/2012 5/25/2012 Punishment and Place of LIFE INSTITUTIONAL DIVISION, TDCJ Confinement:											
AA 1974 FOR 1774 444 ARKWEITHEREE	THIS	BENTENCE SE	ali bun CC	NSECUI	TVELY (see	a below).					
-						unila erlesancion do	a N/A .	**			
Fine: s N/A	\$ 0	14.60	Restitution: \$ N/A			elow) [] AGENCY/AG	ENT (888 below)	ıcı			
	stration Roquiremes			ondant TE	k. Code Crim. 1	PROG. chapter 62.		*			
	a at the time of the offe Defendant is to serve sent			marinda in aba	onglosical order.	22000000000000000000000000000000000000	soanseonsoccidentehbenhassnennnnnnnnnnnnnnnnnnnnnnnnnnnnnnnn	- 🏅			
	7.00 410 1992, 5(25122)				Fran			a			
Time Credited:	From	<u> </u>	- (<u>C</u>		Rosen		word	Ď			
3	<u> </u>	<u>ta</u>	g/1		Prom						
3/3	Defendent is to serve sont VA DAYS NOT	PRG- BY/A	44		•	•	50000000000000000000000000000000000000	*			
This cause Counsel Counsel Defendant app Defendant kno It appear announced ready f	so was called for trial is LWaiver of Coussel eared in person with Cowingly, intelligently, a red to the Court that De to trial. A jury was sel the Court raceived the	o Harris Coun (selegt one) lounsel. nd voluntarily nfondant was in locted, impanels oles and enters	ty, Texas. The waived the riguentally compands, and sworn. It is not sworn.	e State oppose ht to represe tent and had The INDIC	ared by her Di ntation by cour i pleaded as sho MENT was re	isel in writing in open cor own above to the charging ad to the jury, and Defen	urt. g instrument. Both partic dant entered a plea to the				
The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its duty to determine the guilt or innocence 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 slection (select one)

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J Jury. Defeudant entered a plea and filed a wra ele punishment. The Court charged the jury and it retired to c and, in open court, it returned its verdict as indicated abo	ousider the question of punishment.	eent. The . , heard e After due deliberation	idence relative to the question, the jury was brought into C	osrķ.
[] Court. Defendant elected to have the Court assess pur Defendant's punishment as indicated above.		ative to the question of	punishment, the Court assess	ed
[7] No Election. Defendant did not file a written election the question of punishment, the Court assessed Defendant		ld sesses punishment.	liter hearing evidence relative	to
The Court FINDS Defendant committed the abo- above offense. The Court FINDS the Presentence Investig	vo offense and ORDERS, ADJUDG			
PROC. art. 43,12 § 9. The Court ORDERS Defendant punished as indi	<u> </u>			
indicated above.	SECOND GOALOS TITA MANNE ATTACHISM SAL	The Park His Branch	5, 40.00 40.00, 0.00	
Punishment Options (select one) [Si Confinement in State Jall or Institutional Divisionant to the County to take, safely convey, and deliver Defendant to the for the period and in the manner indicated above. The Cocan obey the directions of this sentence. The Court Order County District Clerk's office. Once there, the Court scots, and restitution as ordered by the Court shove. [] County Jall—Confinement / Confinement in Lie Sheriff of Harris County, Texas on the date the senter indicated above. The Court Orders that upon release for	he Director, Institutional Divisioner Orders Defendant remandables that upon release from confinem Orders Defendant to pay, or make us of Payment. The Court Orders noe is to commence. Defendant shal	on, TDCJ. The Court of the custody of the Sh ent, Defendant proces arrangements to pay, i Defendant immediate I be confined in the Ha	Orders Defendent to be con- sriff of this county until the S d immediately to the Harris any remaining unpaid fines, c dy committed to the custody of eris County Jail for the per-	fined theriff court of the
Clark's office. Once there, the Court ORDERS Defends: restitution as ordered by the Court above.	it to pay, or make arrangements to p	pay, any remaining an	nid fines, court costs, and	
Fine Only Payment. The punishment assessed aga the Office of the Harris County. Once there, the Cou	inst Defendant is for a FINE ONLY. ' art Onners Defendant to pay or mal	The Court Ondens De ke arrangements to pa	fendant to proceed immediate y all fines and court costs as	ely to
ordered by the Court in this cause. Execution / Suspension of Santance. (saled	•	•		
The Court Orders Defendant's sentence executed. The Court Orders Defendant's sentence of confinem adjudged period (above) so long as Defendant abides by a forth the terms and conditions of community supervision The Court Orders that Defendant is given cre-	ent SUSPENDED. The Court ORDES nd does not violate the terms and co is incorporated into this judgment b	nditions of community by reference.	supervision. The order setti	ng bə
•	the following special findings or			
Deadly Weapon. The Court FINDS Defendent used or exhibited a during immediate flight therefrom or was a party to CODE CRIM. PROC. art. 42.12 §8g Cumulation Order. The Court ORDERS that the sentence in the sentence in the following case has ceased to operate years TDCJID for the offence of Burglary of a Buitem. CODE CRIM. PROC. art. 42.01 § 1(18)	eadly weapon, namely, a firearn to the offense and knew that a di 	a, during the commissedly weapon would actively and shall beg disment dated OSE	be used or exhibited. TE in only when the judgmer V1994 ordering a soutence	K. 38 and
Signed and entered on May 25, 2012	(* //			•
	JOAN CAMPA	ELL.	,	
Notice of Appeal Filed: Mandate Received: 5-12-14 Type of Mandate: J	JUDGE PRKSISIN	7 ·		
After Mandats Received, Sontance to Begin Date is: 5.25.	Later the second			
Jail Cradit: To Kissans He Same				
December 5/25/20/2 at	12 AM / AM	ð .		
Special accordance and a special accordance accordance accordance and a special accordance accordanc	Qa a	Rj	ht Thumbprifft _{g &}	
Clerk: C CZEPINSKI	EN/KRO4: LCBT:		EN/KRIS: 4.4.4	