21 E No. 2015-406365 Count I

CIDENT NO./TRN: 0100717853

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THE STATE OF TEXAS				§ IN THE 137TH DISTRICT			
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DAVID CARRILLO				§ L!	JBBOCK Co	OUNTY, TEXAS	ZOIO FEB
STATE ID N	STATE ID No.: TX 7184842			§ §		<u> </u>	8 7 60
		Judgiv	ENT OF C	ONVICTIO	N BY J URY	\	RRK LC
Judge Pres	siding Hon	. John J. McClendo	on III	Date Judgme Entered:	^{nt} Febru	- 1/	5 : 0£ 08 08 08 08 08 08 08 08 08 08 08 08 08
Attorney for	r State: Bai	Sunshine Stanek, rron Slack & ıra Beth Fossett		Attorney for Defendant:	Edwar	مج rd Ray Keith Ji	N PACU
Offense for	which Defenda	nt Convicted:					
Capital N	Nurder Multi _l	ple					
Charging In	nstrument.			Statute for Of § 19.03(A)(
Date of Offe	ense:			3			
April 18,							
Degree of C	Offense:			Plea to Offen	se:		
Capital				Not Guilty	eadly Weapon:		
Verdict of J GUILTY	iury:			N/A			
Plea to 1 st E Paragraph:	Enhancement	N/A	Para	ito 2 nd Enhance igraph:	ment/Habitual	N/A	
Findings or		N/A	Enh	ings on 2 nd ancement/Habiti agraph:	ual	N/A	11
Punished A	Assessed by:						
Court		Dat	e Sentence	mposed/to C	ommence:	February 8, 2	018
Punishmen Confineme	nt and Place of nt:	Capital Life \	Vithout F	Parole - T	DCJ-ID		
		THIS	SENTENCE SHA	ALL RUN CONCL	JRRENT.		
□ Senter	nce OF CONF	INEMENT Suspende	d, Defendant			rvision for.	
Fine: Court Costs: Restitut		estitution:	Restitu	tion Payable to:			
\$ /	0	\$ 264° \$	B	□ Vid	CTIM (see below)	☐ AGENCY/AC	SENT (see below)
Attach	nment A, Order	to Withdraw Funds, is	incorportated	into this judgn	ent and made a	part thereof.	
	-	n Requirements 🛭 Ap					
	nts for this Defer						us registration
		is to serve sentence i		incarceration p			
	From ##//	115 to Present	From	to	Fro		to
Time Credited:	From	to	From	to	Fro		to
		is to serve sentence i		en credit towar	d fine and costs	, enter days cred	lited below.
	TOTAL DAY	'S: NO	OTES:			Ab - bul-mant halau b	· · · · · · · · · · · · · · · · · · ·
All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.							
This cause was called for trial in Lubbock County, Texas The State appeared by her District Attorney. Counsel / Waiver 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.

An additional fee of \$25 is due if Co	ourt Costs not paid wi	thin 31 days of this judgr	nent.	
		VIS Included	Yes	
Attorney Fee \$	D	Payment Start [Date	
Court Costs \$2	64 PB	APO Fee	<u>, арріу.</u> \$0	
for the adjudged period (above) so long a The order setting forth the terms and con The Court Orders that Defenda	s Defendant abides by an ditions of community supe nt is given credit noted ab	d does not violate the terms a rvision is incorporated into th	nd conditions of community supervi s judgment by reference. me spent incarcerated.	ision.
☑ The Court ORDERS Defendant's senter☐ The Court ORDERS Defendant's senter		NOTE THE COURT ORDERS DA	efendant placed on community supe	ervision
Fine Only Payment. The punishmen immediately to the Lubbock County Judic arrangements to pay all fines and court of Execution / Suspension of Ser	ial Compliance Department osts as ordered by the Counternate (select one)	nt.Once there, the Court O R	Court Orders Defendant to proceed DERS Defendant to pay or make	
☐ County Jail—Confinement / Confinement / C	on the date the sentence in ORDERS that upon releas eartment. Once there, the estitution as ordered by the	s to commence. Defendant s e from confinement, Defenda Court ORDERS Defendant to p e Court above.	hall be confined in the Lubbock Col nt shall proceed immediately to the pay, or make arrangements to pay,	any
Diligent Participation Credit: The Court FINDS Defendant is convicted accordance with Code of Criminal Proced	ure, article 42.12, Section	15(h). TEX. CODE CRIM. PF	ROC, Art. 43.0199.	
Confinement in State Jail or Instituthis County to take, safely convey, and dethe manner indicated above. The Court Othe directions of this sentence. The Court County Judicial Compliance Department. unpaid-fines, court costs, and restitution a	liver Defendant to the TDG RDERS Defendant remand ORDERS that upon releas Once there, the Court OR	CJ-ID. The Court ORDERS De ed to the custody of the Sheri e from confinement, Defenda DERS Defendant to pay, or ma	fendant to be confined for the perior iff of this county until the Sheriff can nt proceed immediately to the Lubb	id and in i obey iock
above offense. The Court FINDs the Presi CRIM. PROC. art. 42.12 § 9. The Court ORDERs Defendant purestitution as indicated above. Punishment Options (select o	Court assessed Defendant nitted the above offense a entence Investigation, if so nished as indicated above ne)	's punishment as indicated ab nd Orders, Adjudges and D o ordered, was done according. The Court Orders Defend.	ove. ECREES that Defendant is GUILTY of g to the applicable provisions of TEX ant to pay all fines, court costs, and	the x. Code
Court. Defendant elected to have the assessed Defendant's punishment as indic	ated above.			
☐ Jury. Defendant entered a plea and fil question of punishment. The Court charge brought into Court, and, in open court, it re	d the jury and it retired to d sturned its verdict as indic	onsider the question of punish ated above.	iment. After due deliberation, the ju	ıry was
The jury heard the evidence sub- innocence of Defendant, and the jury retire presence of Defendant and defense coun- The Court received the verdict ar Punishment Assessed by Jury I	e c sider the evidence sel, if any d ORDERED it entered upo Court / No election (sele	ect one)	as to its duty to determine the , the jury delivered its verdict in t	lhe

Dismissals: 2015-406365 Count II

The Defendant shall submit a blood sample or other specimen, such as a Buccal swab, within one week of sentencing, to the Department of Public Safety under Subchapter G, Chapter 411, Government Code, for the purpose of creating a DNA record.

During the period of confinement or imprisonment, the Defendant is not to contact the victim or victim's family, either directly or indirectly, or by any other means; pursuant to Tex. Code Crim. Proc. art. 42.24.

	ch is the subject of any civil forfeiture action.
Signed and entered on this the 13	John J. McClendon III JUDGIL PRESIDING

FINGERPRINT SHEET

STATE OF TEXAS v.	DAVID CARRILLO	
CAUSE NO.	2015-406,365	
COURT:	137 TH	
OFFENSE:	CAPITAL MURDER MULTIPLE	
OFFENSE DATE:	APRIL 18, 2015	





FINGERPRINT SHEET

STATE OF TEXAS v.	DAVID CARRILLO	
CAUSE NO.	2015-406,365	
COURT:	137 TH	1.10/94
OFFENSE:	CAPITAL MURDER MULTIPLE	
OFFENSE DATE:	APRIL 18, 2015	





BILL OF COSTS

District Clerk Office 904 Broadway Lubbock County, Texas Lubbock, Texas 79408

THE STATE OF TEXAS VS CARRILLO, DAVID

OFFENSE: CAPITAL MURDER MULTIPLE

Cause #: 2015406365

Court: D137

Balance Due Date: Balance Due Amt:

Payment Amount:

Attorney: PANGER, JULIE GOEN

Code	Description	Amt, Ordered	Amt. Paid
D053	FILING -CRIMINAL	40.00	
D281	SECURITY FEE - CRIMINAL-F	5.00	
D201	RECORDS MGMT FEE	22.50	
D238	CONSOLIDATED CC-2	133.00	
D292	RECORDS MANGMT/CR	2.50	
D293	JURY SERVICE FUND	4.00	
D295	JUDICAL SUPPORT - CRIM	6.00	
D303	INDIGENT DEFENSE FEE	2.00	
D314	DIST COURT TECH FUND	. 4,00	
D333	CRIMINAL EFILING FEE	5.00	

Totals:

224.00

Cash, Cashier Check, or Money Order Only. No Checks Accepted.

I, Christi Christopher, District Clerk Deputy, hereby certify that the above is a true and correct bill of costs accrued in this case to date: February 19, 2018.



Defendant's Initials



District Clerk Deputy

^{*} Time Payment Fee of \$25 will be added if entire balance listed on this bill of cost is not paid within thirty days of date of judgment.

^{**} An additional \$2 administrative fee will be added to each payment made, excluding the initial payment if payment made in full.