

<b>4</b>		CASE NO.	16FC-1703E	INCIDENT NO./TRN: 9193587856				
THE STATE OF TEXAS				§ IN THE 148 <sup>TH</sup> DISTRICT §				
v.				\$ \$ 6	COURT			
DOMINGO VILLARREAL				§ NUECES COUNTY, TEXAS §				
STATE ID No.:		§			<del></del>	<del></del>		
JUDGMENT OF CONVICTION BY JURY								
Judge Presiding	Hon.	J. MANUE	L BAÑALES	Date Jud Entered:		4/30/201	8	
Attorney for Sta	.te: JOE	MIKE PEI	NA	Attorney Defendar		ERIC PI	erkins 	<del></del>
Offense for which			 R THREAT/OT	······································	ONY			
		31 LERRO	KINKEAIIOI					<del></del>
Charging Instrument; INDICTMENT				Statute for Offense: 19.03 Penal Code				
Date of Offense:			<u> </u>	10.001	<u> </u>	· ·		
5/2/2018								
Dagree of Offens		Plea to Offense:						
CAPITAL FELONY				NOT GUILTY				
Verdict of Jury:  GUILTY  Findings on Deadly Weapon: YES, A FIREARM							· · · · · · · · · · · · · · · · · · ·	
Plea to 1st Enhancement Plea to 2nd Enhancement/Habitual								
Paragraph:		Ň/A		ragraph:			N/A	
Findings on 1st l	Enhancemen	t BY/A	Fir	ndings on 2 <sup>nd</sup> bencoment/f	Yahitmal Par	ragrianh:	N/A	
1 at agraph.								
Punished Assessed by: Date Sentence I JURY 5/3/2018				5/3/2018				
Punishment and Place TWENTY (20) YEARS INSTITUTIONAL DIVISION, TDCJ								
of Confinement:  THIS SENTENCE SHALL RUN CONCURRENTLY.								
SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.								
Fine:		Court	Costs: Restituti		estitution Pa	<u>(vable to:</u>		
\$ 10,000.00		<u>\$_7al</u>	<u>\$3</u> \$ N/A ents do not apply t	a tha Dafan				2010117
				O file Desen	DAIL IDA	CODE CIE.	,	
The age of the v	Actim at the	o to porve gente	ense was N/A.	arceration per	iods in chrone	ological order	,	
498 20445	1_		From to	From	to			
Time		o.	From to	From	to			
Credited:			ence in county jail or is	given credit to	ward fine and	d costs, enter	days credited below.	
	HAR DAY	$\mathbf{S} = \mathbf{NOTE}$	S:					
All pertine	ent information	. napres and as	sessments indicated ab-	ove are incorp	erated into the	e language of	the judgment below by referen	.ce.
This ca	ause was call	ed for trial in	Nueces County, Te	xas. The Sta	te appeared	by her Dist	rict 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.								
7. 1. A. A. Mafandant was montally competent and had bleaded as snown above to the charging								
instrument. Both parties appounded ready for trial. A jury was selected, impaneled, and sworn, The INDICIPIENT was tead to the								
The first and a manual a whoa to the charged offence. The Light received the piex and entered to a 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 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 election (select one)

Jury. 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 Court assessed Defendant's punishment as indicated above. ☐ No Election. Defendant did not file a written election as to whether 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 Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM, PROC. art. 42.12 § 9. The Court Orders Defendant punished as indicated above. The Court Orders Defendant to pay all fines, court costs, and restitution as indicated above. Punishment Options (select one) Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS 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 PAROLE DIVISION, TDCJ. 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 above. County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to County, Texas on the date the sentence is to commence. Defendant shall be confined in the the custody of the Sheriff of County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed . Once there, the Court Ordens Defendant to pay, or make arrangements to pay, any remaining unpaid immediately to the fines, court costs, and restitution as ordered by the Court above. Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed County . Once there, the Court ORDERS Defendant to pay or make arrangements to pay all immediately to the Office of the fines and court costs as ordered by the Court in this cause. Execution / Suspension of Sentence (select one) □ The Court Orders Defendant's sentence EXECUTED. ☐ The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community 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 judgment by reference. The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated. Furthermore, the following special findings or orders apply: Pursuant to article 42.12, Section 3g, Code of Criminal Procedure & HB156 (77R) the court affirmatively finds that the Defendant used or exhibited a deadly weapon, namely, A FIREARM, during the commission of a felony offense or during immediate flight therefrom or was a party to the offense and knew that a deadly weapon would be used or exhibited. Signed and entered on \_\_\_\_\_\_\_

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