

## CASE No. 2018R-117 INCIDENT NO./TRN: 011 548 7441 A001

THE STATE OF TEXAS		•	§ IN THE 155 <sup>TH</sup> JUDICIAL DISTRICT §		
vs.			§ COURT		
DERRICK JAMAL MCKENZIE		§ FAYE	§ FAYETTE COUNTY, TEXAS		
SID: 08749922		§ §			
JUDGMENT OF CONVICTION BY JURY - CAPITAL MURDER					
Judge Presiding:	JEFF R. STEINHAUSE	R Date Sentence Imposed:	7/26/2019		
Attorney for State:	PEGGY SUPAK TINA RICHARDSON SHARON PRUITT	Attorney for Defendant:	JEFF HEINTSCHEL CANDICE CLAY		
Offense for Which De					
CAPITAL MUR	DER				
Charging Instrument:			Statute for Offense:		
INDICTMENT		19.03(a)(2) <b>Pen</b> :	19.03(a)(2) <b>Penal Code</b>		
Date of Offense:		Plea to Offense:			
6/17/2013		NOT GUILTY	NOT GUILTY		
Degree of Offense:					
CAPITAL MUR	DER				
Verdict of Jury:		Findings on Deadly	Findings on Deadly Weapon:		
GUILTY		YES			
Punished Assessed by: Date Sentence to C		tence to Commences:			
COURT	07-26-2	019			

Was the victim impact statement returned to the attorney representing the State? N/A

\$

Restitution:

This cause was called for trial by jury and the parties appeared. The State appeared by her District Attorney as named above.

Restitution Payable to:

(See special finding or order of restitution which is

incorporated herein by this reference.)

## Counsel / Waiver of Counsel (select one)

LIFE

Defendant appeared with counsel.

Punishment and Place

of Confinement:

Court Costs:

\$ 224.00

Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Both parties announced ready for trial. It appeared to the Court that Defendant was mentally competent to stand 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.

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its duty to determine Defendant's guilt or innocence, 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.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.



Special Issues to be included if necessary:		
(If Defendant is found GUILTY as a party under TEX. P	PEN. CODE §§ 7.01; 7.02)	
The jury found beyond a REASONABLE DOUBT that th cause the death of the deceased but intended to kill the dec Yes (unanimous)		
☐ No (by at least 10 jurors)		
(If Defendant has a mental impairment or defect)		
The jury found from a PREPONDERANCE OF THE EVIDEN  Mental illness	NCE that defendant is a perso	n with:
☐ Mental retardation		
The Court FINDS Defendant committed the above off The Court ORDERS Defendant punished as indicated costs of the prosecution from Defendant and may issue exec	d above. The Court FINDS th	
Punishment Options  Confinement in Institutional Division. The Court take, safely convey, and deliver Defendant to the DIRECTO confinement in accordance with this judgment. The Court Court of the directions of this judgment. The Court Order funds become available. The Court Orders TDCJ to pay stand court costs are paid in full. The withdrawals and paym Death. The Court Orders the authorized agent of the deliver Defendant to the DIRECTOR OF THE CORRECTION Institutions Division in accordance with the provisions of imposed by this Court after receiving the mandate of affirm Orders Defendant remanded to the custody of the Sheriff of Execution  Execution  After having conducted an inquiry into Defendant's restitution, if any, as indicated above.	OR OF THE CORRECTIONAL INCORDERS Defendant remande ERS TDCJ to make withdraw such funds to the individual/an ents shall be made in accord the State of Texas or the Shenal Institutions Division, the law governing TDCJ untimance from the Court of Crimof this County until the Shere.	STITUTIONS DIVISION, TDCJ, for placement in d to the custody of the Sheriff until the Sheriff wals from Defendant's inmate account as such gency cited above until the ordered restitution ance with Section 501.014, Tex. Gov't Code. wiff of this County to take, safely convey, and TDCJ. Defendant shall be confined in said il a date of execution of the said Defendant is minal Appeals of the State of Texas. The Court of the can obey the directions of this judgment.
Furthermore, the follow	ving enocial findings or	andone apply
TOTAL JAIL TIME CREDIT: 06-17-2013 TO 07-26-201		orders apply.
Date Judgment Entered: July 26, 2019	x W	Strut
	JUDGE PRESIDING	
JUL 2 6 2019	$\int_{0}^{\infty} 1$	
Linda Sweek		

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