

CASE NO. 168482001010

INCIDENT NO./TRN: 9268117169A001

THE STATE OF TE	XAS	§ IN THE 230TH DISTRICT
v.		§ § Court §
LOPEZ, JOSUE		§ HARRIS COUNTY, TEXAS §
STATISTO NO.: TXTX	16776147	8
Jui	OGMENT OF CONVIC	TION BY JURY—NON-DEATH CAPITAL
Judge Presiding	Hox. DENISE BRADLEY	Date Judgment Entered 11/04/2022
Attorney for State:	JOSHUA RAYGOR AND WHITNEY WORKMAN	Attorney for Defendant DUARTE, RUDY M
Offense for which Defen	dant Convicted	
CAPITAL MURD	ER	
Charging Instrument. INDICTMENT		Statute for Offense: N/A
Date of Offense. 08/03/2020		
Degree of Offense		Plea to Offense
CAPITAL FELON	IY	NOT GUILTY
Verdict of Jury		Lindings on Deadly Weapon
GUILTY		YES, A FIREARM
Plea to 1st Enhancement	INA	Plea to 2nd Huhaneement Habitual Paragraph N/A
Findings on 1st Enhance Paragraph:	nent N/A	Findings on 2 nd Finhancement Habitual Paragraph: N/A
Punished Assessed by: COURT		Date Sentence Commences 11/4/2022
Punishment and Place of Confinement:	LIFE, INSTITUTIONA	
	TIUS SENTEN	CE SHALL RUNCONCURRENTLY.
Fines:	Restitution	Restitution Payable to.
s N/A	S	(See special finding or order of resultation which is incorporated herein by this reference.)
Court Costs.	Rembursement Lees.	
s 290.00	\$ 225.00	
Defendant is required	to register as sex offender in accordange on purposes only) The age of the victing	tice with Chapter 62. Tex. Code Crim. Proc
	tement returned to the attorney repres	
		entitled to diligent participation credit in accordance with Article 42A 559, Jex Code
96		4 E C C C C C C C C C C C C C C C C C C
J		
Total Jail Time	Definedant is to contain sometime of country in	ail or is given credit joward the ting and costs, enter days credited below
		S N/A



Counsel / Waiver of Counsel (select one) Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. Defendant was tried in absentia.
Both parties announced ready for trial. It appeared to the Court that Defendant was mentally competent to stand trial. A play was selected, impaneled, and sworn, 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 the guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the jury delivered its verdiet in the presence of Defendant and defense counsel, if any.
The Court received the verdict and Ordered upon the minutes of the Court
In accordance with the jury's verdict, the Court ADDITIONS Defendant GUILTY of the above oriense. The Court FINIS that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F. Chapter 42A. Fex. Code Crim. Prox. The Court ORDERS Defendant punished in accordance with the jury's verdict or Court's findings as to the proper punishment as indicated above. After having conducted an inquiry into Defendant's ability to pay, the Court ORDERS Defendant to pay the fines, court sasts reimbursement fees and restitution as indicated above and further detailed below.
The Court Orders the authorized agent of the State of Texas or the County Sheriff to take and deliver Defendant to the Director of the Correctional Institutions Division, TDCJ, for placement in confinement in accordance with this judgment. The Court Orders Defendant remainded to the custody of the County Sheriff until the Sheriff can obey the directions in this paragraph. Upon release from confinement, the Court Orders Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court of the Court's designee, to pay or to make arrangements to pay any fines, court costs, reimbursement fees, and restitution due.
Fines Imposed Include (check each fine and enter each amount as pronounced by the court):
General Fine (§12.32, 12.33, 12.34, or 12.35, Penal Code, Transp. Code, or other Code) S and record \$15.66. Add'l Monthly Fine for Sex Offenders (Art. 42A 653, Code Crim. Proc.) \$ 5.00 (\$10.00) (\$10.00) (\$10.00) (\$10.00)
Child Abuse Prevention Fine (Art. 102.0186, Code Crim. Proc.) \$ 15000
IMS, Trauma Fine (Art. 102.0185, Code Crim. Proc.) \$ 181001 Family Violence Fine (Art. 42A 504 (b), Code Crim. Proc.) \$ 181001
Javenile Delinquency Prevention line (Art. 102.0171(a), Code Crim. Proc.) S 4550
State Traffic Fine (\$ 542 4031, Transp. Code) \$ (\$540 Children's Advocacy Center Fine - as Cond of CS (Art. 42A.455, Code Crim. Proc.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond. of CS (Art. 42A.455, Code Crim. Proc.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond. of CS (Art. 42A.455, Code Crim. Proc.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond. of CS (Art. 42A.455, Code Crim. Proc.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond. of CS (Art. 42A.455, Code Crim. Proc.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond. of CS (Art. 42A.455, Code Crim. Proc.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Cond.) \$ (main remove \$100 Children's Advocacy Center Fine - as Children's Advocacy Center Fine - as Children's Advocacy Center
Repayment of Reward Fine (Art. 37.073-42-152, Code Crim. Proc.) S. He ise Democratic like Comm.
DWI Traffic Fine (a k/a Mise Traffic Fines) (§ 709.001, Traffic Fines)
Execution of Sentence The Court Orders Defendant's sentence Executed. The Court Finds that Defendant is entitled to the sail time credit indicated above. The attorney for the state, attorney for the defendant, the Courty Sheriff, and any other person having or who had custody of Defendant shall assist the clerk, or person responsible for completing this judgment, in calculating Defendant's credit for time served. All supporting documentation, it any, concerning Defendant's credit for time served is incorporated herein by this reference.
Furthermore, the following special findings or orders apply:
THE COURT FINDS DEFENDANT USED OR EXHIBITED A DEADLY WEAPON, NAMELY FREARM, 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. TEX. CODE CRIM. PROC. ART. 42.12 §3G.
Date Judgment Entered: November 4, 2022
At Madling
DENISE BRADLEY JUDGE PRESIDING
Clerk N MONTOYA
Notice of Appeal Lifed 11/04/2022
Notice of Appeal Library 1997/1994

OCA Standard Judgment Form (Effective 01/01/2020)

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

Mandate Received.	Lype of Mandate
After Mandate Received, Sent	ence to Begin Date is
Jail CreditDAYS	



Thranbpent

Case Number: 1684820 Court 230111 Defendant LOPEZ, JOSUE

WRITTEN ADMONITION ON INELIGIBILITY TO POSSESS FIREARM OR AMMUNITION

In accordance with Texas Administrative Code §176.1, the Court hereby admonishes you of the following

- 1. You are, by entry of order or judgment, ineligible under Texas law to possess a firearm or ammunition
- 2. Beginning now, if you possess a firearm or ammunition it could lead to charges against you. If you have questions about how long you will be ineligible to possess a firearm or ammunition, you should consult an attorney.
- 3. Under Texas Penal Code §46.01(3):
- a "Firearm" means any device designed, made, or adapted to expel a projectile through a barrel by using the energy generated by an explosion or burning substance or any device readily convertible to that use
- b. "Firearm" does not include a firearm that may have, as an integral part, a folding knife blade or other characteristics of weapons made illegal by Penal Code Chapter 46 and that is (1) an antique or curio firearm manufactured before 1899 or (2) a replica of an antique or curio firearm manufactured before 1899 but only if the replica does not use rim fire or center fire ammunition.

The statutes listed below are a starting point for ineligibility to possess a firearm or ammunition. For more information about the laws that make you ineligible to possess a firearm or ammunition, or for more information on how long your ineligibility to possess a firearm or ammunition lasts, the Court recommends you contact an attorney.

• Code of Criminal Procedure Article 17.292 - Magistrate's Order for Emergency Protection

TosueLopez

- Code of Criminal Procedure Article 42.0131 Notice for Persons Convicted of Misdemeanors Involving Family Violence
- Penal Code §46.02 Unlawful Carrying Weapons
- Penal Code §46.04 Unlawful Possession of Firearm
- Penal Code §25.07 Violation of Certain Court Orders or Conditions of Bond in a Family Violence. Child Abuse or Neglect, Sexual Assault or Abuse, Indecent Assault, Stalking, or Trafficking Case

216 1-61

• Family Code §85.026 - Warning on Protective Order

DATE 11/04/2022

DEFENDANT

CASE NUMBER: 168482001010

DEFENDANT NAME: LOPEZ, JOSUE